House Study Bill 594 - Introduced

SENATE/HOUSE FILE _____
BY (PROPOSED GOVERNOR BILL)

A BILL FOR

- 1 An Act relating to renewable fuels, including ethanol
- 2 blended gasoline and biodiesel blended fuel used to power
- 3 internal combustion engines, by providing for compliance
- 4 requirements and promotional initiatives that relate to
- 5 establishing classifications and standards for renewable
- 6 fuels, advertising and selling renewable fuels, storing
- 7 and dispensing renewable fuels, using state motor vehicles
- 8 powered by renewable fuels, and taxes, tax credits, and tax
- 9 refunds relating to renewable fuels; providing penalties and
- 10 making penalties applicable; and including effective date
- 11 and retroactive applicability provisions.
- 12 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1	DIVISION I
2	COMPLIANCE REQUIREMENTS — STANDARDS
3	AND CLASSIFICATIONS FOR GASOLINE - MOTOR FUEL STORAGE
4	AND DISPENSING INFRASTRUCTURE
5	PART A
6	E-15 ACCESS STANDARD
7	Section 1. NEW SECTION. 214A.31 E-15 access standard -
8	establishment.

- 9 In order to ensure consumer access to gasoline containing
- 10 fifteen percent ethanol by volume, an E-15 access standard is
- 11 established in accordance with 2013 Iowa Acts, ch. 127, §1,
- 12 section 159A.1, and this subchapter.
- 13 Sec. 2. <u>NEW SECTION</u>. **214A.32 E-15** access standard retail 14 dealer compliance.
- 1. Except as provided in sections 214A.33 through 214A.35,
- 16 a retail dealer owning or operating a retail motor fuel site
- 17 shall comply with the E-15 access standard as provided in this 18 section.
- 19 2. In order to comply with the E-15 access standard, a
- 20 retail dealer must advertise for sale and sell E-15 gasoline
- 21 from a minimum number of qualifying motor fuel dispensers
- 22 located at the retail dealer's retail motor fuel site. A
- 23 qualifying motor fuel dispenser must be capable of dispensing
- 24 gasoline at all times that it is in operation.
- 25 a. Except as provided in paragraph "b", a retail dealer
- 26 shall comply with a general E-15 access standard by dispensing
- 27 E-15 gasoline from the following:
- 28 (1) One qualified motor fuel dispenser, if there is only one
- 29 qualified motor fuel dispenser.
- 30 (2) At least fifty percent of all qualified motor fuel
- 31 dispensers, if there are more than one qualified motor fuel
- 32 dispenser.
- 33 b. (1) A retail dealer complies with an alternative E-15
- 34 access standard if all of the following apply:
- 35 (a) On and after January 1, 2023, the retail dealer does not

- 1 install, replace, or convert a motor fuel storage tank.
- 2 (b) On and after January 1, 2026, the retail dealer
- 3 advertises for sale and sells E-15 gasoline from at least one
- 4 qualifying motor fuel dispenser.
- 5 (2) A retail dealer who no longer complies with the
- 6 alternative E-15 access standard as provided in subparagraph
- 7 (1) shall immediately comply with the general E-15 access
- 8 standard as provided in paragraph "a".
- 9 c. The E-15 access standard does not prohibit a retail
- 10 dealer owning or operating a retail motor fuel site from
- ll advertising for sale and selling motor fuel from any number of
- 12 nonqualifying motor fuel dispensers. A nonqualifying motor
- 13 fuel dispenser is limited to any of the following:
- 14 (1) A dispenser that exclusively dispenses any of the
- 15 following:
- 16 (a) Aviation fuel.
- 17 (b) Diesel fuel.
- 18 (c) Kerosene.
- 19 (2) A dispenser that is part of a tank vehicle as defined
- 20 in section 321.1 that is not used to dispense gasoline on the
- 21 premises of the retail motor fuel site.
- 22 3. a. A retail dealer is not in violation of this section
- 23 during any period of noncompliance with the E-15 access
- 24 standard caused by an excusable event. An excusable event is
- 25 limited to any of the following:
- 26 (1) The maintenance, repair, or reconditioning of motor
- 27 fuel storage and dispensing infrastructure.
- 28 (2) The installation, expansion, replacement, or conversion
- 29 of motor fuel storage and dispensing infrastructure.
- 30 b. The department may require that a retail dealer
- 31 notify the department that an excusable event as described
- 32 in paragraph "a" is planned to occur, is occurring, or has
- 33 occurred. The department may inspect the applicable retail
- 34 motor fuel site to determine whether the noncompliance is
- 35 caused by an excusable event.

- 1 4. a. This section shall be implemented on January 1, 2023.
- 2 b. This subsection is repealed January 2, 2023.
- 3 Sec. 3. <u>NEW SECTION</u>. **214A.33 Suspension of E-15 access**
- 4 standard by order issued by governor.
- 5 l. The governor may issue or renew an executive order that
- 6 temporarily suspends the requirement in section 214A.32 that a
- 7 retail dealer comply with the E-15 access standard at a retail
- 8 motor fuel site owned or operated by the retail dealer.
- 9 2. The E-15 access standard suspension order as described in
- 10 subsection 1 must be supported by the governor's determination
- 11 that any of the following apply:
- 12 a. There is an inadequate supply of E-15 gasoline.
- 13 b. The market price of E-15 gasoline may cause consumers to
- 14 suffer economic hardship.
- 15 c. Existing motor fuel storage and dispensing infrastructure
- 16 is not capable of storing and dispensing E-15 gasoline.
- 17 3. The governor may issue or renew an executive order under
- 18 this section on a statewide or regional basis.
- 19 4. The E-15 access standard suspension order shall take
- 20 effect on its date of publication in the Iowa administrative
- 21 bulletin, unless the order specifies a later date. The order
- 22 shall expire one year from its effective date unless a shorter
- 23 period is stated in the order. The early expiration of the
- 24 order may also occur based on circumstances described in the
- 25 order.
- 26 5. a. This section shall be implemented on January 1, 2023.
- 27 b. This subsection is repealed January 2, 2023.
- 28 Sec. 4. NEW SECTION. 214A.34 Waiver of E-15 access
- 29 standard by order issued by secretary of agriculture E-15
- 30 unavailability.
- 31 1. The secretary of agriculture may issue an administrative
- 32 order that temporarily waives the requirement in section
- 33 214A.32 that a retail dealer comply with the E-15 access
- 34 standard at a retail motor fuel site owned or operated by the
- 35 retail dealer based on E-15 gasoline availability.

- 2. A retail dealer may apply for an E-15 unavailability
- 2 waiver order as described in subsection 1 by submitting an
- 3 application to the department in a manner and according to
- 4 procedures required by the department.
- 5 a. The application must be supported by credible evidence
- 6 that the retail dealer has not been able to reasonably obtain
- 7 E-15 gasoline to be advertised for sale and sold at the retail
- 8 dealer's retail motor fuel site.
- 9 b. The retail dealer must sign the application which shall
- 10 include a statement that the retail dealer swears and affirms
- 11 that all information in the application completed by the retail
- 12 dealer is true and correct.
- 3. The department shall publish a copy of the E-15
- 14 unavailability waiver order on the department's internet site
- 15 within ten days after the order's issuance.
- 16 4. The E-15 unavailability waiver order shall take effect
- 17 on its date of publication on the department's internet site,
- 18 unless the order specifies a later date. The order shall
- 19 expire six months from its effective date unless a shorter
- 20 period is stated in the order. The early expiration of the
- 21 order may also occur based on circumstances described in the
- 22 order.
- 23 5. a. This section shall be implemented on January 1, 2023.
- 24 b. This subsection is repealed January 2, 2023.
- 25 Sec. 5. NEW SECTION. 214A.35 Waiver of E-15 access standard
- 26 by order issued by secretary of agriculture E-15 incompatible
- 27 infrastructure.
- 28 l. The secretary of agriculture may issue an administrative
- 29 order that temporarily waives the requirement in section
- 30 214A.32 that a retail dealer comply with the E-15 access
- 31 standard at a retail motor fuel site owned or operated by the
- 32 retail dealer based on the incompatibility of the motor fuel
- 33 storage and dispensing infrastructure to store and dispense
- 34 E-15 gasoline.
- 35 2. A retail dealer may apply for an E-15 incompatible

1 infrastructure waiver order as described in subsection 1 by

- 2 submitting an application to the department in a manner and
- 3 according to procedures required by the department.
- 4 a. The application must be supported by credible evidence
- 5 that the retail dealer is unable to comply with the E-15
- 6 access standard because the motor fuel storage and dispensing
- 7 infrastructure located at the retail motor fuel site is not
- 8 compatible with the use of E-15 gasoline and that the retail
- 9 dealer is eligible for a class 1 or class 2 waiver as provided
- 10 in this section.
- 11 b. The application must provide information required to
- 12 be completed by the retail dealer, which must include an
- 13 inventory and description of motor fuel storage and dispensing
- 14 infrastructure located at the retail motor fuel site.
- 15 c. The department may require a retail dealer to attach any
- 16 supporting documentation to the application, which may include
- 17 an inspection report completed by a person certified by the
- 18 department as a professional retail motor fuel site installer.
- 19 The certified professional retail motor fuel site installer
- 20 may be a licensed engineer or other person who the department
- 21 determines is qualified by education, testing, or experience to
- 22 oversee a project involving the installation, replacement, or
- 23 conversion of motor fuel storage and dispensing infrastructure,
- 24 and who is able to provide a reliable estimate of the project's
- 25 costs.
- 26 d. The department shall review and evaluate an application
- 27 to determine whether it is supported by credible evidence
- 28 sufficient for the secretary to issue an order granting a
- 29 waiver under this section. The department shall approve or
- 30 disapprove a completed application within one hundred twenty
- 31 days following the date that the application was delivered to
- 32 the department for filing.
- 33 e. The retail dealer must sign the application which shall
- 34 include a statement that the retail dealer swears and affirms

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35 that all information in the application completed by the retail

1 dealer is true and correct. If a certified professional retail

- 2 motor fuel site installer completes an inspection report to
- 3 support an application, the installer shall sign a statement
- 4 that the installer swears and affirms that all information in
- 5 the inspection report completed by the installer is true and
- 6 correct.
- 7 f. The department may inspect the premises of a retail
- 8 motor fuel site during normal business hours to administer and
- 9 enforce the provisions of this section.
- 10 g. The department of agriculture and land stewardship
- 11 may cooperate with the department of natural resources and
- 12 the state fire marshal in administering and enforcing the
- 13 provisions of this section.
- 3. The department shall publish a copy of the E-15
- 15 incompatible infrastructure waiver order on the department's
- 16 internet site within ten days after the order's issuance. The
- 17 order shall take effect on its date of publication, unless the
- 18 order specifies a later date.
- 19 4. a. The secretary of agriculture shall terminate the
- 20 E-15 incompatible infrastructure waiver order if a terminable
- 21 event has occurred. A terminable event is limited to any of
- 22 the following:
- 23 (1) The failure of a retail dealer to be licensed as
- 24 required under section 214.2 to use a commercial weighing and
- 25 measuring device when dispensing gasoline.
- 26 (2) The cessation of the retail dealer's business of
- 27 advertising for sale or selling gasoline at the retail motor
- 28 fuel site.
- 29 (3) The installation, replacement, or conversion of a motor
- 30 fuel storage tank located at the retail motor fuel site.
- 31 b. The department may require that a retail dealer
- 32 notify the department that a terminable event as described
- 33 in paragraph "a" is planned to occur, is occurring, or has
- 34 occurred.
- 35 5. a. The secretary of agriculture may issue an E-15

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- 1 incompatible infrastructure class 1 waiver order. If the
- 2 department determines an inspection of the retail motor
- 3 fuel site is necessary, it may either conduct the inspection
- 4 or accept an inspection report completed by a certified
- 5 professional retail motor fuel site installer.
- 6 b. The order must be supported by credible evidence that
- 7 all motor fuel storage tanks used to store gasoline that are
- 8 located at the retail motor fuel site fall within any of the
- 9 following categories:
- 10 (1) Each motor fuel storage tank not constructed of
- 11 fiberglass was installed during or prior to 1985.
- 12 (2) Each motor fuel storage tank constructed of fiberglass
- 13 was installed during or prior to the following years:
- 14 (a) For a double-wall fiberglass underground motor fuel
- 15 storage tank, 1991.
- 16 (b) For a single-wall fiberglass underground motor fuel
- 17 storage tank, 1996.
- 18 6. The secretary of agriculture may issue an E-15
- 19 incompatible infrastructure class 2 waiver order which shall
- 20 be based on an inspection of the retail motor fuel site. The
- 21 department may either conduct the inspection and complete an
- 22 inspection report or file and review a completed inspection
- 23 report submitted by a certified professional retail motor fuel
- 24 site installer.
- 25 a. The inspection report must include all of the following:
- 26 (1) A completed checklist of items adopted as part of a form
- 27 used by the department to confirm that the motor fuel storage
- 28 and dispensing infrastructure located at the retail motor fuel
- 29 site is not compatible with E-15 gasoline.
- 30 (2) The total estimated cost of improving the retail
- 31 motor fuel site to comply with the E-15 access standard by
- 32 installing, replacing, or converting the motor fuel storage
- 33 and dispensing infrastructure located at the retail motor fuel
- 34 site.
- 35 b. (1) The department shall determine whether to issue an

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- 1 E-15 incompatible infrastructure class 2 waiver order based
- 2 on an eligibility assessment which shall calculate all of the
- 3 following:
- 4 (a) The total estimated cost of improvement which equals the
- 5 total estimated cost of improving the retail motor fuel site to
- 6 comply with the E-15 access standard based on the department's
- 7 analysis of the inspection report described in paragraph "a".
- 8 The total estimated cost of improvement shall only include
- 9 costs used to calculate the amount of financial incentives
- 10 that may be awarded by the renewable fuel infrastructure
- 11 board to a retail dealer participating in the renewable fuel
- 12 infrastructure program for retail motor fuel sites as provided
- 13 in section 159A.14.
- 14 (b) The E-15 infrastructure base amount which equals the
- 15 maximum cost necessary to be incurred by the retail dealer
- 16 in order to receive the total amount of standard financial
- 17 incentives that could be awarded to the retail dealer under the
- 18 renewable fuel infrastructure program for retail motor fuel
- 19 sites as provided in section 159A.14 in order to comply with
- 20 the E-15 access standard. The department's calculation shall
- 21 not include any of the following:
- 22 (i) The amount of any prior financial incentives awarded
- 23 to the retail dealer under the renewable fuel infrastructure
- 24 program for retail motor fuel sites.
- 25 (ii) Whether the retail dealer is applying for or may be
- 26 awarded any future financial incentives under the renewable
- 27 fuel infrastructure program for retail motor fuel sites.
- 28 (2) A retail dealer is only eligible to be issued an
- 29 E-15 incompatible infrastructure class 2 waiver order if
- 30 the department determines that the total estimated cost of
- 31 improvement as described in subparagraph (1), subparagraph
- 32 division (a), exceeds the E-15 infrastructure base amount as
- 33 described in subparagraph (1), subparagraph division (b).
- 7. a. This section shall be implemented on January 1, 2023.
- 35 b. This subsection is repealed January 2, 2023.

- 1 8. This section is repealed January 1, 2041.
- Sec. 6. NEW SECTION. 214A.36 Disciplinary action.
- 3 1. The department may refuse to issue or renew and may
- 4 suspend or revoke a license issued to a retail dealer pursuant
- 5 to section 214.2 for not complying with the E-15 access
- 6 standard as provided in section 214A.32, including rules
- 7 adopted by the department pursuant to section 214A.1A to
- 8 administer or enforce that section.
- 9 2. a. This section shall be implemented on January 1, 2023.
- 10 b. This subsection is repealed January 2, 2023.
- 11 Sec. 7. ISSUANCE OF ORDERS SUSPENDING OR WAIVING E-15 ACCESS
- 12 STANDARD.
- 13 l. The governor may issue an E-15 access standard suspension
- 14 order as provided in section 214A.33, as enacted in this part
- 15 of this division of this Act, prior to January 1, 2023, if the
- 16 governor determines it is necessary to issue the order prior
- 17 to that date.
- 18 2. The secretary of agriculture may issue an E-15
- 19 unavailability waiver order as provided in section 214A.34, as
- 20 enacted in this part of this division of this Act, prior to
- 21 January 1, 2023, if the secretary determines it is necessary to
- 22 issue the order prior to that date.
- 23 3. The secretary of agriculture may issue an E-15
- 24 incompatible infrastructure waiver order as provided in section
- 25 214A.35, as enacted in this part of this division of this Act,
- 26 prior to January 1, 2023, if the secretary determines it is
- 27 necessary to issue the order prior to that date.
- 28 Sec. 8. ADOPTION OF RULES IMPLEMENTING E-15 ACCESS STANDARD
- 29 AND E-15 INCOMPATIBLE INFRASTRUCTURE WAIVER ORDER.
- 30 l. The department of agriculture and land stewardship
- 31 shall adopt rules pursuant to chapter 17A prior to January 1,
- 32 2023, as necessary to administer and enforce the E-15 access
- 33 standard, as provided in section 214A.32, as enacted in this
- 34 part of this division of this Act.
- 35 2. The department of agriculture and land stewardship shall

- 1 adopt rules pursuant to chapter 17A prior to January 1, 2023,
- 2 as necessary to administer and enforce an E-15 incompatible
- 3 infrastructure waiver order, as provided in section 214A.35, as
- 4 enacted in this part of this division of this Act.
- 5 PART B
- 6 RELATED RENEWABLE FUELS AND INFRASTRUCTURE PROVISIONS
- 7 Sec. 9. Section 159A.6, subsection 1, paragraph c, Code
- 8 2022, is amended by striking the paragraph.
- 9 Sec. 10. Section 214.1, Code 2022, is amended by adding the
- 10 following new subsections:
- 11 NEW SUBSECTION. 1A. "Department" means the department of
- 12 agriculture and land stewardship.
- NEW SUBSECTION. 1B. "E-15 gasoline" or "E-15" means the
- 14 same as defined in section 214A.1.
- NEW SUBSECTION. 3A. "Motor fuel dispenser" or "dispenser"
- 16 means equipment that is the part of motor fuel storage
- 17 and dispensing infrastructure that includes mechanical or
- 18 electrical systems that operate a motor fuel pump dispensing
- 19 motor fuel from a motor fuel storage tank to the end point of
- 20 the equipment's nozzle.
- 21 NEW SUBSECTION. 4A. a. "Motor fuel storage and dispensing
- 22 infrastructure" or "infrastructure" means equipment used to do
- 23 any of the following:
- 24 (1) Store and dispense motor fuel.
- 25 (2) Store, blend, and dispense motor fuel.
- 26 b. "Motor fuel storage and dispensing infrastructure" or
- 27 "infrastructure" includes but is not limited to a motor fuel
- 28 storage tank, motor fuel pump or motor fuel blender pump, motor
- 29 fuel dispenser, and associated pipes, hoses, nozzles, tubes,
- 30 lines, fittings, valves, filters, seals, and covers.
- 31 Sec. 11. Section 214.1, subsections 3, 4, and 5, Code 2022,
- 32 are amended to read as follows:
- 33 3. "Motor fuel blender pump" or "blender pump" means a motor
- 34 fuel meter pump that measures and dispenses a type of motor
- 35 fuel that is blended from to formulate two or more different

- 1 types classifications of that motor fuels and which may
- 2 dispense more than one type of blended motor fuel.
- 3 4. "Motor fuel pump" means the part of motor fuel storage
- 4 and dispensing infrastructure that is a meter or similar
- 5 commercial weighing and measuring device used to measure and
- 6 dispense motor fuel originating from a motor fuel storage tank,
- 7 on a retail basis.
- 8 5. "Motor fuel storage tank" or "storage tank" means the part
- 9 of motor fuel storage and dispensing infrastructure that is an
- 10 aboveground or belowground container that is constituting a
- 11 fixture used to store an accumulation of motor fuel.
- 12 Sec. 12. Section 214.9, Code 2022, is amended to read as
- 13 follows:
- 14 214.9 Self-service motor fuel pumps dispensers.
- 15 A self-service motor fuel dispenser operating a motor fuel
- 16 pump located at a retail motor fuel site may be equipped with
- 17 an automatic latch-open device on the fuel dispensing hose
- 18 nozzle only if the nozzle valve is the automatic closing type.
- 19 Sec. 13. NEW SECTION. 214.12 Inspections of motor fuel
- 20 dispensers E-15 access standard.
- 21 1. In conducting an inspection under section 214.11, an
- 22 inspector for the department shall determine if a retail dealer
- 23 is advertising for sale and selling E-15 gasoline at a retail
- 24 motor fuel site in compliance with the E-15 access standard as
- 25 provided in section 214A.32.
- 26 2. a. This section shall be implemented on January 1, 2023.
- 27 b. This subsection is repealed January 2, 2023.
- Sec. 14. Section 214A.1, Code 2022, is amended by adding the
- 29 following new subsections:
- NEW SUBSECTION. 2A. "B-20 biodiesel fuel" or "B-20" means
- 31 a classification of biodiesel blended fuel formulated with a
- 32 percentage of twenty percent by volume of biodiesel, if the
- 33 formulation meets the standards provided in section 214A.2.
- NEW SUBSECTION. 12A. "E-15 gasoline" or "E-15" means a
- 35 classification of ethanol blended gasoline formulated with a

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- 1 percentage of fifteen percent by volume of ethanol, if the
- 2 formulation meets the standards provided in section 214A.2.
- 3 NEW SUBSECTION. 18A. "Motor fuel dispenser" or "dispenser"
- 4 means the same as defined in section 214.1.
- 5 NEW SUBSECTION. 19A. "Motor fuel storage and dispensing
- 6 infrastructure" or "infrastructure" means the same as defined
- 7 in section 214.1.
- 8 Sec. 15. NEW SECTION. 214A.1A Rules.
- 9 The department shall adopt rules necessary to administer and
- 10 enforce this chapter in conjunction with chapter 214.
- 11 Sec. 16. Section 214A.2, subsection 1, Code 2022, is amended
- 12 to read as follows:
- 13 1. The department shall adopt rules pursuant to chapter
- 14 17A for carrying out this chapter. The rules may include but
- 15 are not limited to specifications section 214A.1A relating
- 16 to standards and classifications for types of motor fuel,
- 17 including but not limited to gasoline and diesel fuel. The
- 18 rules shall provide standards and classifications for a
- 19 renewable fuel such as ethanol blended gasoline, biobutanol
- 20 blended gasoline, biodiesel, biodiesel blended fuel, and
- 21 motor renewable fuel components such as an a biofuel or other
- 22 oxygenate. In the interest of uniformity, the department shall
- 23 adopt by reference other specifications standards relating to
- 24 tests and standards specifications for types of motor fuel,
- 25 including renewable fuel and motor fuel components, established
- 26 by the United States environmental protection agency and
- 27 A.S.T.M. international.
- Sec. 17. Section 214A.2, subsection 4, paragraph b, Code
- 29 2022, is amended by adding the following new subparagraph:
- 30 NEW SUBPARAGRAPH. (5) (a) Biodiesel blended fuel
- 31 classified as higher than B-20 must conform to standards
- 32 adopted by the department.
- 33 (b) The rules adopted by the department of agriculture
- 34 and land stewardship establishing standards for biodiesel
- 35 blended fuel classified as higher than B-20 shall take effect

- 1 not earlier than sixty days after the date of filing in
- 2 accordance with section 17A.5, subsection 2, paragraph "a". The
- 3 department of agriculture and land stewardship shall notify
- 4 the legislative services agency, the governor, the department
- 5 of natural resources, and the department of revenue of the
- 6 effective date of the rules at least thirty days prior to the
- 7 effective date of the rules.
- 8 Sec. 18. Section 214A.3, subsection 2, paragraph b,
- 9 subparagraph (1), Code 2022, is amended by striking the
- 10 subparagraph and inserting in lieu thereof the following:
- 11 (1) A person shall not knowingly falsely advertise ethanol
- 12 blended gasoline by using an inaccurate classification as
- 13 provided in section 214A.2.
- 14 Sec. 19. Section 214A.3, subsection 2, paragraph b,
- 15 subparagraphs (2) and (3), Code 2022, are amended to read as
- 16 follows:
- 17 (2) A person shall not knowingly falsely advertise
- 18 biobutanol blended gasoline by using an inaccurate designation
- 19 classification as provided in section 214A.2.
- 20 (3) A person shall not knowingly falsely advertise
- 21 biodiesel blended fuel by using an inaccurate designation
- 22 <u>classification</u> as provided in section 214A.2.
- 23 Sec. 20. Section 214A.8, Code 2022, is amended to read as
- 24 follows:
- 25 214A.8 Prohibition.
- 26 A dealer shall not knowingly sell motor fuel or biofuel
- 27 in the state that fails to meet applicable standards and
- 28 classifications as provided in section 214A.2.
- 29 Sec. 21. Section 214A.11, subsection 2, Code 2022, is
- 30 amended by adding the following new paragraphs:
- 31 NEW PARAGRAPH. c. (1) A retail dealer who submits an
- 32 application for an E-15 unavailability waiver order under
- 33 section 214A.34 that includes information that is not true and
- 34 correct commits perjury as provided in section 720.2.
- 35 (2) (a) This paragraph "c" shall be implemented on January

- 1 1, 2023.
- 2 (b) This subparagraph is repealed January 2, 2023.
- 3 NEW PARAGRAPH. d. (1) A retail dealer who submits an
- 4 application for an E-15 incompatible infrastructure waiver
- 5 order under section 214A.35 that is not true and correct
- 6 commits perjury as provided in section 720.2.
- 7 (2) A certified professional retail motor fuel site
- 8 installer who submits an inspection report as part of an
- 9 application for an E-15 incompatible infrastructure waiver
- 10 order under section 214A.35 that is not true and correct
- 11 commits perjury under section 720.2.
- 12 (3) (a) This paragraph "d'' shall be implemented on January
- 13 1, 2023.
- 14 (b) This subparagraph is repealed on January 2, 2023.
- 15 Sec. 22. Section 214A.20, Code 2022, is amended to read as
- 16 follows:
- 17 214A.20 Limitation on liability.
- 18 1. A retail dealer or other marketer, pipeline company,
- 19 refiner, terminal operator, or terminal owner is not liable for
- 20 damages caused by the use of incompatible motor fuel dispensed
- 21 from a motor fuel dispenser located at the retail dealer's
- 22 retail motor fuel site, if all of the following apply:
- 23 a. The incompatible motor fuel complies with the
- 24 specifications standards for a that type and classification of
- 25 motor fuel as provided in section 214A.2.
- 26 b. The incompatible motor fuel is selected by the end use
- 27 consumer of the motor fuel.
- 28 c. The incompatible motor fuel is dispensed from a motor
- 29 fuel pump dispenser that correctly labels the type and
- 30 classification of fuel dispensed from a motor fuel storage
- 31 tank.
- 32 2. For purposes of this section subsection 1, a motor fuel
- 33 is incompatible with a motor according to the manufacturer of
- 34 the motor.
- 35 Sec. 23. REPEAL. Section 214A.16, Code 2022, is repealed.

1 PART C

- 2 CODE ORGANIZATION
- 3 Sec. 24. DIRECTIONS TO THE CODE EDITOR TRANSFERS.
- 4 1. The Code editor is directed to make the following
- 5 transfers:
- 6 a. Section 214A.3, as amended in this division of this Act,
- 7 to section 214A.21.
- 8 b. Section 214A.7 to section 214A.22.
- 9 c. Section 214A.8, as amended in this division of this Act,
- 10 to section 214A.23.
- 11 d. Section 214A.19 to section 214A.24.
- 12 e. Section 214A.20, as amended in this division of this Act,
- 13 to section 214A.25.
- 14 2. The Code editor shall correct internal references in the
- 15 Code and in any enacted legislation as necessary due to the
- 16 enactment of this section.
- 17 Sec. 25. DIRECTIONS TO THE CODE EDITOR SUBCHAPTERS. The
- 18 Code editor is directed to divide the provisions of chapter
- 19 214A, as amended, enacted, or transferred in this division of
- 20 this Act, into subchapters as follows:
- 21 1. Subchapter I, including sections 214A.1 through 214A.20.
- 22 2. Subchapter II, including sections 214A.21 through
- 23 214A.30.
- 3. Subchapter III, including sections 214A.31 through
- 25 214A.36.
- 26 DIVISION II
- 27 COMPLIANCE REQUIREMENTS RENEWABLE FUEL INFRASTRUCTURE
- 28 PART A
- 29 PRINCIPAL PROVISIONS
- 30 Sec. 26. NEW SECTION. 455G.2A Standards and classifications
- 31 of motor fuel.
- 32 For purposes of this chapter, motor fuel must meet the
- 33 standards and classifications as provided in section 214A.2.
- 34 Sec. 27. NEW SECTION. 455G.30 Definitions.
- 35 As used in this subchapter, unless the context otherwise

1 requires:

- 2 1. "Biodiesel blended fuel" means the same as defined in
- 3 section 214A.1
- 4 2. "Department" means the department of natural resources.
- 5 3. "Diesel fuel" means the same as defined in section
- 6 214A.1.
- 7 4. "Diesel fuel storage and dispensing infrastructure" or
- 8 "diesel infrastructure" means motor fuel storage and dispensing
- 9 infrastructure as defined in section 214.1 used to store and
- 10 dispense diesel fuel, including biodiesel blended diesel fuel,
- 11 at a retail motor fuel site as defined in section 214A.1.
- 12 5. "Ethanol blended gasoline" means the same as defined in
- 13 section 214A.1.
- 14 6. "Gasoline storage and dispensing infrastructure"
- 15 or "gasoline infrastructure" means motor fuel storage and
- 16 dispensing infrastructure as defined in section 214.1 used
- 17 to store and dispense gasoline, including ethanol blended
- 18 gasoline, at a retail motor fuel site as defined in section
- 19 214A.1.
- 7. "Retail dealer" means the same as defined in section
- 21 214A.1.
- 22 Sec. 28. Section 455G.31, subsections 1 and 3, Code 2022,
- 23 are amended by striking the subsections.
- 24 Sec. 29. Section 455G.31, subsection 2, Code 2022, is
- 25 amended to read as follows:
- 26 2. A Subject to section 455G.32, a retail dealer may
- 27 use gasoline storage and dispensing infrastructure to store
- 28 and dispense ethanol blended gasoline classified as E-9
- 29 E-10 or higher if the department of natural resources under
- 30 this subchapter or the state fire marshal under chapter 101
- 31 determines that it the gasoline infrastructure is compatible
- 32 with the classification of ethanol blended gasoline being used.
- 33 Sec. 30. NEW SECTION. 455G.32 E-85 gasoline compatible
- 34 infrastructure compliance requirement.
- 35 l. A retail dealer shall not install, replace, or convert

- 1 gasoline storage and dispensing infrastructure unless the
- 2 installed, replaced, or converted gasoline infrastructure is
- 3 capable of storing and dispensing ethanol blended gasoline
- 4 classified as E-85.
- 5 2. The infrastructure must be all of the following:
- 6 a. Listed as compatible for use with ethanol blended
- 7 gasoline classified as E-85 by an independent testing
- 8 laboratory or as approved by the manufacturer.
- 9 b. Approved by the department or state fire marshal subject
- 10 to conditions determined necessary by the department or state
- 11 fire marshal. The department or state fire marshal may waive
- 12 the requirement in paragraph "a" upon satisfaction that a
- 13 substitute requirement serves the same purpose.
- 14 Sec. 31. NEW SECTION. 455G.33 B-20 diesel fuel compatible
- 15 infrastructure compliance requirement.
- 16 l. A retail dealer shall not install, replace, or convert
- 17 diesel fuel storage and dispensing infrastructure unless the
- 18 installed, replaced, or converted diesel fuel infrastructure
- 19 is capable of storing and dispensing biodiesel blended fuel
- 20 classified as B-20 or higher.
- 21 2. The infrastructure must be all of the following:
- 22 a. Listed as compatible for use with biodiesel blended
- 23 fuel classified as B-20 or higher by an independent testing
- 24 laboratory or as approved by the manufacturer.
- 25 b. Approved by the department or state fire marshal subject
- 26 to conditions determined necessary by the department or state
- 27 fire marshal. The department or state fire marshal may waive
- 28 the requirement in paragraph "a" upon satisfaction that a
- 29 substitute requirement serves the same purpose.
- 30 Sec. 32. EFFECTIVE DATE. This part of this division of this
- 31 Act takes effect January 1, 2023.
- 32 PART B
- 33 IMPLEMENTATION
- 34 Sec. 33. ADMINISTRATIVE RULES. The department of natural
- 35 resources and the state fire marshal may adopt rules under

- 1 chapter 17A prior to the effective date of part A of this
- 2 division of this Act, which rules shall take effect January 1,
- 3 2023.
- 4 DIVISION III
- 5 COMPLIANCE REQUIREMENTS QUALIFIED RENEWABLE FUEL USE BY
- 6 STATE MOTOR VEHICLES
- 7 Sec. 34. NEW SECTION. 8A.360 Special definitions.
- 8 As used in this part, unless the context otherwise requires:
- 9 1. "Biodiesel blended fuel" means the same as defined in
- 10 section 214A.1.
- 11 2. "Biofuel" means the same as defined in section 214A.1.
- 12 3. "Determination period" means any twelve-month period
- 13 beginning January 1 and ending December 31.
- 14 4. "Ethanol blended gasoline" means the same as defined in
- 15 section 214A.1.
- 16 5. "Qualified renewable fuel" means ethanol blended
- 17 gasoline or biodiesel blended fuel that meets the standards
- 18 and classifications for that type of motor fuel as provided in
- 19 section 214A.2.
- 20 Sec. 35. NEW SECTION. 8A.360A Classification of qualified
- 21 renewable fuels.
- 22 For purposes of this part, a qualified renewable fuel must
- 23 meet the same standards and classifications as provided in
- 24 section 214A.2.
- 25 Sec. 36. Section 8A.362, subsection 3, paragraph b, Code
- 26 2022, is amended by striking the paragraph and inserting in
- 27 lieu thereof the following:
- 28 b. The director shall provide for the purchase and operation
- 29 of motor vehicles using qualified renewable fuels and for the
- 30 purchase of qualified renewable fuels used to operate those
- 31 motor vehicles as provided in section 8A.368.
- 32 Sec. 37. NEW SECTION. 8A.368 Motor vehicle purchases —
- 33 qualified renewable fuels.
- 1. A motor vehicle operating using an internal combustion
- 35 engine powered by gasoline or diesel fuel as described in

1 section 8A.362 shall use the highest possible classification of

- 2 a qualified renewable fuel if all of the following apply:
- 3 a. The manufacturer of the motor vehicle or the United
- 4 States environmental protection agency expressly states that
- 5 the classification of a qualified renewable fuel is compatible
- 6 with the motor vehicle's normal operation.
- 7 b. That classification of a qualified renewable fuel is
- 8 commercially available in the region where the motor vehicle
- 9 is being operated.
- 10 c. No emergency situation exists that requires the immediate
- 11 use of a motor fuel regardless of whether it has been blended
- 12 with a biofuel.
- 2. If the highest possible classification of a qualified
- 14 renewable fuel is available to power an engine used to operate
- 15 a motor vehicle as provided in subsection 1, a state-issued
- 16 credit card shall not be used to purchase motor fuel other than
- 17 that classification of a qualified renewable fuel.
- 18 3. A motor vehicle subject to this section shall be affixed
- 19 with a brightly colored, highly visible renewable fuel sticker.
- 20 The qualified renewable fuel sticker shall be designed by
- 21 the department of agriculture and land stewardship to notify
- 22 the traveling public that the motor vehicle is operating
- 23 using an internal combustion engine powered by the highest
- 24 possible classification of that qualified renewable fuel. The
- 25 department of administrative services shall distribute the
- 26 stickers to state agencies maintaining a state motor pool.
- 27 However, a qualified renewable fuel sticker is not required to
- 28 be affixed to an unmarked motor vehicle used for purposes of
- 29 providing law enforcement or security.
- 30 4. As part of the department's competitive bidding
- 31 procedure for the purchase of a motor vehicle operating using
- 32 an internal combustion engine powered by diesel fuel, the
- 33 director shall require a bidder to certify that the motor
- 34 vehicle's manufacturer expressly states that the engine is
- 35 capable of being powered by biodiesel blended fuel classified

1 as B-20 or higher.

- 2 Sec. 38. <u>NEW SECTION</u>. **8A.369** Motor vehicle purchases 3 qualified renewable fuels reports.
- 4 l. The department shall compile information regarding the
- 5 department's compliance with section 8A.368 during the previous
- 6 determination period. The information shall include all of the
- 7 following:
- 8 a. Of the motor vehicles used to routinely travel on the
- 9 state's highways that operate using internal combustion engines
- 10 powered by gasoline, all of the following:
- 11 (1) The total number of such motor vehicles according to
- 12 model year.
- 13 (2) The total number of such motor vehicles according
- 14 to model year that are capable of operating using internal
- 15 combustion engines powered by ethanol blended gasoline
- 16 classified as E-15 and E-85 according to the express warranty
- 17 of the motor vehicle's manufacturer.
- 18 (3) The total number of gallons of ethanol blended gasoline
- 19 classified as E-15, and the total number of gallons of ethanol
- 20 blended gasoline classified as E-85, purchased during the
- 21 preceding determination period, to the extent such information
- 22 may be practically obtained.
- 23 b. Of the motor vehicles used to routinely travel on the
- 24 state's highways that operate using internal combustion engines
- 25 powered by diesel fuel, all of the following:
- 26 (1) The total number of such motor vehicles according to
- 27 model year.
- 28 (2) The total number of such motor vehicles according
- 29 to model year that are capable of operating using internal
- 30 combustion engines powered by biodiesel blended fuel classified
- 31 as B-20 or higher according to the express warranty of the
- 32 motor vehicle's manufacturer.
- 33 (3) The total number of gallons of biodiesel blended fuel
- 34 classified as B-20 or higher purchased during the preceding
- 35 determination period, to the extent such information may be

1 practically obtained.

- 2 2. The department of administrative services shall
- 3 prepare a state fleet qualified renewable fuels compliance
- 4 report which shall consolidate information compiled by the
- 5 department under subsection 1 together with information
- 6 compiled by the commission for the blind pursuant to section
- 7 216B.3, institutions governed by the state board of regents
- 8 pursuant to section 262.25A, the department of transportation
- 9 pursuant to section 307.21, and the department of corrections
- 10 pursuant to section 904.312A. The department of administrative
- ll services shall submit the state fleet qualified renewable fuels
- 12 compliance report to the governor and general assembly not
- 13 later than March 1 of each year.
- 14 Sec. 39. Section 216B.3, subsection 16, paragraph a, Code
- 15 2022, is amended by striking the paragraph and inserting in
- 16 lieu thereof the following:
- 17 a. Provide for the purchase of qualified renewable fuels
- 18 to power internal combustion engines that are used to operate
- 19 motor vehicles and for the purchase of motor vehicles operating
- 20 using engines powered by qualified renewable fuels in the
- 21 same manner required for the director of the department of
- 22 administrative services pursuant to section 8A.368. The
- 23 commission shall compile information regarding compliance
- 24 with the provisions of this paragraph in the same manner as
- 25 the department of administrative services pursuant to section
- 26 8A.369. The commission shall cooperate with the department
- 27 of administrative services in preparing the annual state
- 28 fleet qualified renewable fuels compliance report regarding
- 29 compliance with this paragraph as provided in section 8A.369.
- 30 Sec. 40. Section 262.25A, subsection 2, Code 2022, is
- 31 amended by striking the subsection and inserting in lieu
- 32 thereof the following:
- 33 2. An institution shall provide for the purchase of
- 34 qualified renewable fuels to power internal combustion engines
- 35 that are used to operate motor vehicles and for the purchase

1 of motor vehicles operating using engines powered by qualified

- 2 renewable fuels in the same manner required for the director of
- 3 the department of administrative services pursuant to section
- 4 8A.368. An institution shall compile information regarding
- 5 compliance with the provisions of this subsection in the same
- 6 manner as the department of administrative services pursuant
- 7 to section 8A.369. The state board of regents shall cooperate
- 8 with the department of administrative services in preparing
- 9 the annual state fleet qualified renewable fuels compliance
- 10 report regarding compliance with this subsection as provided
- 11 in section 8A.369.
- 12 Sec. 41. Section 307.21, subsection 4, Code 2022, is amended
- 13 by striking the subsection and inserting in lieu thereof the
- 14 following:
- 15 4. The administrator shall provide for the purchase
- 16 of qualified renewable fuels to power internal combustion
- 17 engines that are used to operate motor vehicles and for the
- 18 purchase of motor vehicles operating using engines powered
- 19 by qualified renewable fuels in the same manner required for
- 20 the director of the department of administrative services
- 21 pursuant to section 8A.368. The department of transportation
- 22 shall compile information regarding compliance with the
- 23 provisions of this subsection in the same manner as the
- 24 department of administrative services pursuant to section
- 25 8A.369. The department of transportation shall cooperate
- 26 with the department of administrative services in preparing
- 27 the annual state fleet qualified renewable fuels compliance
- 28 report regarding compliance with this subsection as provided
- 29 in section 8A.369.
- 30 Sec. 42. Section 904.312A, subsection 1, Code 2022, is
- 31 amended by striking the subsection and inserting in lieu
- 32 thereof the following:
- 33 1. The department of corrections shall provide for the
- 34 purchase of qualified renewable fuels to power internal
- 35 combustion engines that are used to operate motor vehicles and

- 1 for the purchase of motor vehicles operating using engines
- 2 powered by qualified renewable fuels in the same manner
- 3 required for the director of the department of administrative
- 4 services pursuant to section 8A.368. The department of
- 5 corrections shall compile information regarding compliance
- 6 with the provisions of this subsection in the same manner as
- 7 the department of administrative services pursuant to section
- 8 8A.369. The department of corrections shall cooperate with
- 9 the department of administrative services in preparing the
- 10 annual state fleet qualified renewable fuels compliance report
- ll regarding compliance with this subsection as provided in
- 12 section 8A.369.
- 13 Sec. 43. STATE FLEET QUALIFIED RENEWABLE FUELS COMPLIANCE
- 14 REPORT. The department of administrative services shall submit
- 15 its first state fleet qualified renewable fuels compliance
- 16 report as required pursuant to section 8A.369, as enacted in
- 17 this division of this Act, not later than July 1, 2023.
- 18 DIVISION IV
- 19 RENEWABLE FUEL STANDARDS AND
- 20 CLASSIFICATIONS PROMOTIONAL INITIATIVES APPLIED
- 21 TO INCOME TAXES
- 22 PART A
- 23 E-85 GASOLINE PROMOTION TAX CREDIT
- Sec. 44. Section 422.110, subsection 2, paragraph b, Code
- 25 2022, is amended to read as follows:
- 26 b. The tax credit shall apply to E-85 gasoline that meets
- 27 the standards for that classification as provided in section
- 28 214A.2.
- 29 Sec. 45. Section 422.110, subsection 5, Code 2022, is
- 30 amended to read as follows:
- 31 5. a. A retail dealer is eligible to claim an E-85 gasoline
- 32 promotion tax credit as provided in this section even though
- 33 the retail dealer claims an E-15 plus gasoline promotion tax
- 34 credit pursuant to section 422.11Y for the same tax year.
- 35 b. This subsection is repealed January 1, 2026.

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S.F. H.F.
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- 1 Sec. 46. Section 422.110, subsection 8, Code 2022, is
- 2 amended to read as follows:
- This section is repealed on January 1, 2025 2028.
- 4 Sec. 47. Section 422.33, subsection 11B, paragraph c, Code
- 5 2022, is amended to read as follows:
- 6 c. This subsection is repealed on January 1, 2025 2028.
- 7 Sec. 48. 2006 Iowa Acts, chapter 1142, section 49,
- 8 subsection 3, as amended by 2011 Iowa Acts, chapter 113,
- 9 section 20, and 2016 Iowa Acts, chapter 1106, section 6, is
- 10 amended to read as follows:
- 11 3. For a retail dealer who may claim an E-85 gasoline
- 12 promotion tax credit under section 422.110 or 422.33,
- 13 subsection 11B, as enacted in this Act and amended in
- 14 subsequent Acts, in calendar year 2024 2027 and whose tax
- 15 year ends prior to December 31, 2024 2027, the retail dealer
- 16 may continue to claim the tax credit in the retail dealer's
- 17 following tax year. In that case, the tax credit shall be
- 18 calculated in the same manner as provided in section 422.110
- 19 or 422.33, subsection 11B, as enacted in this Act and amended
- 20 in subsequent Acts, for the remaining period beginning on the
- 21 first day of the retail dealer's new tax year until December
- 22 31, 2024 2027. For that remaining period, the tax credit shall
- 23 be calculated in the same manner as a retail dealer whose tax
- 24 year began on the previous January 1 and who is calculating the
- 25 tax credit on December 31, 2024 2027.
- 26 PART B
- 27 BIODIESEL BLENDED FUEL TAX CREDIT
- Sec. 49. Section 422.11P, subsection 3, paragraph b, Code
- 29 2022, is amended to read as follows:
- 30 b. The tax credit shall apply to biodiesel blended fuel
- 31 classified as provided in this section, if the classification
- 32 meets the standards provided in section 214A.2. In ensuring
- 33 that biodiesel blended fuel meets the classification
- 34 requirements of this section, the department shall take
- 35 into account reasonable variances due to testing and other

- 1 limitations. The department shall adopt rules to provide that
- 2 where a blending error occurs and an insufficient amount of
- 3 biodiesel has inadvertently been blended with petroleum-based
- 4 diesel fuel so that the mixture fails to qualify as B-11 or
- 5 higher a one percent tolerance applies when classifying the
- 6 biodiesel blended fuel.
- 7 Sec. 50. Section 422.11P, subsection 4, Code 2022, is
- 8 amended by striking the subsection and inserting in lieu
- 9 thereof the following:
- 10 4. A retail dealer whose tax year is on a calendar
- 11 year basis shall calculate the amount of the tax credit by
- 12 multiplying a designated rate by the retail dealer's total
- 13 biodiesel blended fuel gallonage as provided in section 452A.31
- 14 which qualifies under this subsection.
- 15 a. In order to qualify for the tax credit, the biodiesel
- 16 blended fuel must be classified as B-11 or higher as provided
- 17 in paragraph "b".
- 18 b. The designated rate is determined as follows:
- 19 (1) For biodiesel blended fuel classified as B-11 or higher
- 20 but not as high as B-20, the designated rate is five cents.
- 21 (2) For biodiesel blended fuel classified as B-20 or higher
- 22 but not as high as B-30, the designated rate is seven cents.
- 23 However, a classification higher than B-20 does not qualify
- 24 for a tax credit under this subparagraph unless standards for
- 25 that classification have been established by the department of
- 26 agriculture and land stewardship pursuant to section 214A.2.
- 27 (3) For biodiesel blended fuel classified as B-30 or
- 28 higher, the designated rate is ten cents. A classification of
- 29 B-30 or higher does not qualify for a tax credit under this
- 30 subparagraph unless standards for that classification have
- 31 been established by the department of agriculture and land
- 32 stewardship pursuant to section 214A.2.
- 33 Sec. 51. Section 422.11P, subsection 8, Code 2022, is
- 34 amended to read as follows:
- 35 8. This section is repealed January 1, 2025 2028.

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S.F. H.F.
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- 1 Sec. 52. Section 422.33, subsection 11C, paragraph c, Code
- 2 2022, is amended to read as follows:
- 3 c. This subsection is repealed on January 1, 2025 2028.
- 4 Sec. 53. 2011 Iowa Acts, chapter 113, section 31, as amended
- 5 by 2016 Iowa Acts, chapter 1106, section 10, is amended to read
- 6 as follows:
- 7 SEC. 31. TAX CREDIT AVAILABILITY. For a retail dealer
- 8 who may claim a biodiesel blended fuel promotion tax credit
- 9 under section 422.11P or 422.33, subsection 11C, as amended
- 10 in this Act and amended in subsequent Acts, in calendar year
- 11 2024 2027, and whose tax year ends prior to December 31, 2024
- 12 2027, the retail dealer may continue to claim the tax credit in
- 13 the retail dealer's following tax year. In that case, the tax
- 14 credit shall be calculated in the same manner as provided in
- 15 section 422.11P or 422.33, subsection 11C, as amended in this
- 16 Act and amended in subsequent Acts, for the remaining period
- 17 beginning on the first day of the retail dealer's new tax year
- 18 until December 31, 2024 2027. For that remaining period, the
- 19 tax credit shall be calculated in the same manner as a retail
- 20 dealer whose tax year began on the previous January 1 and who
- 21 is calculating the tax credit on December 31, 2024 2027.
- 22 Sec. 54. EFFECTIVE DATE. This part of this division of this
- 23 Act takes effect January 1, 2023.
- 24 PART C
- 25 E-15 PLUS GASOLINE PROMOTION TAX CREDIT
- 26 Sec. 55. Section 422.11Y, subsection 4, Code 2022, is
- 27 amended by striking the subsection and inserting in lieu
- 28 thereof the following:
- 29 4. A retail dealer whose tax year is on a calendar
- 30 year basis shall calculate the amount of the tax credit by
- 31 multiplying a designated rate by the retail dealer's total
- 32 ethanol blended gasoline gallonage as provided in section
- 33 452A.31 which qualifies under this subsection.
- 34 a. In order to qualify for the tax credit, the ethanol
- 35 blended gasoline must be classified as E-15 or higher but must

- 1 not be E-85 gasoline.
- 2 b. The designated rate of the tax credit is nine cents.
- 3 Sec. 56. Section 422.11Y, subsection 9, Code 2022, is
- 4 amended to read as follows:
- 5 9. This section is repealed on January 1, 2025 2026.
- 6 Sec. 57. Section 422.33, subsection 11D, paragraph c, Code
- 7 2022, is amended to read as follows:
- 8 c. This subsection is repealed on January 1, 2025 2026.
- 9 Sec. 58. 2011 Iowa Acts, chapter 113, section 37, as amended
- 10 by 2016 Iowa Acts, chapter 1106, section 3, is amended to read
- ll as follows:
- 12 SEC. 37. TAX CREDIT AVAILABILITY. For a retail dealer who
- 13 may claim an E-15 plus gasoline promotion tax credit under
- 14 section 422.11Y or 422.33, subsection 11D, as enacted in this
- 15 Act and amended in subsequent Acts, in calendar year 2024
- 16 2025, and whose tax year ends prior to December 31, 2024 2025,
- 17 the retail dealer may continue to claim the tax credit in the
- 18 retail dealer's following tax year. In that case, the tax
- 19 credit shall be calculated in the same manner as provided in
- 20 section 422.11Y or 422.33, subsection 11D, as enacted in this
- 21 Act and amended in subsequent Acts, for the remaining period
- 22 beginning on the first day of the retail dealer's new tax year
- 23 until December 31, 2024 2025. For that remaining period, the
- 24 tax credit shall be calculated in the same manner as a retail
- 25 dealer whose tax year began on the previous January 1 and who
- 26 is calculating the tax credit on December 31, 2024 2025.
- 27 Sec. 59. EFFECTIVE DATE. This part of this division of this
- 28 Act takes effect January 1, 2023.
- 29 PART D
- 30 ADMINISTRATION
- 31 Sec. 60. ADMINISTRATIVE RULES. The department of revenue
- 32 may adopt rules under chapter 17A prior to the effective date
- 33 of parts B and C of this division of this Act, which rules shall
- 34 take effect January 1, 2023.
- 35 DIVISION V

1 RENEWABLE FUEL STANDARDS

- 2 AND CLASSIFICATIONS PROMOTIONAL INITIATIVES APPLIED
- 3 TO EXCISE TAX ON ETHANOL BLENDED GASOLINE AND BIODIESEL BLENDED
- 4 FUEL
- 5 PART A
- 6 REPORTING REQUIREMENTS
- 7 Sec. 61. Section 452A.2, Code 2022, is amended by adding the
- 8 following new subsection:
- 9 NEW SUBSECTION. 37A. "Renewable fuel" means the same as
- 10 defined in section 214A.1.
- 11 Sec. 62. NEW SECTION. 452A.2A Standards and classifications
- 12 of fuel.
- 13 For purposes of this chapter, motor fuel, including
- 14 a renewable fuel, must meet the same standards and
- 15 classifications as provided in section 214A.2.
- 16 Sec. 63. Section 452A.31, subsection 2, paragraph a,
- 17 subparagraph (1), subparagraph division (c), Code 2022, is
- 18 amended to read as follows:
- 19 (c) The total E-15 plus gasoline gallonage which is the
- 20 total number of gallons of ethanol blended gasoline classified
- 21 as E-15 or higher, including E-85 gasoline.
- 22 Sec. 64. Section 452A.31, subsection 2, paragraph a,
- 23 subparagraph (1), Code 2022, is amended by adding the following
- 24 new subparagraph division:
- 25 NEW SUBPARAGRAPH DIVISION. (d) The total E-15 gasoline
- 26 gallonage which is the total number of gallons of ethanol
- 27 blended gasoline classified as E-15.
- 28 Sec. 65. Section 452A.31, subsection 3, paragraph a, Code
- 29 2022, is amended to read as follows:
- 30 a. A retail dealer's total diesel fuel gallonage is the
- 31 total number of gallons of diesel fuel which the retail dealer
- 32 sells and dispenses from all motor fuel pumps operated by
- 33 the retail dealer in this state during a twelve-month period
- 34 beginning January 1 and ending December 31. The retail
- 35 dealer's total diesel fuel gallonage is divided into the

- 1 following classifications:
- 2 (1) The total biodiesel blended fuel gallonage which is
- 3 the retail dealer's total number of gallons of biodiesel
- 4 blended fuel- and which includes all of the following
- 5 subclassifications:
- 6 (a) The total B-5 plus gallonage which is the total number
- 7 of gallons of biodiesel blended fuel classified as B-5 or
- 8 higher up to but not including B-11.
- 9 (2) (b) The total B-11 plus gallonage which is the total
- 10 number of gallons of biodiesel blended fuel classified as B-11
- 11 or higher up to but not including B-20.
- 12 (c) The total B-20 plus gallonage which is the total number
- 13 of gallons of biodiesel blended fuel classified as B-20 or
- 14 higher up to but not including B-30.
- 15 (d) The total B-30 plus gallonage which is the total number
- 16 of gallons of biodiesel blended fuel classified as B-30 or
- 17 higher.
- 18 (3) (2) The total nonblended diesel fuel gallonage which
- 19 is the total number of gallons of diesel fuel which is not
- 20 biodiesel or biodiesel blended fuel.
- 21 Sec. 66. Section 452A.31, subsection 4, paragraph a,
- 22 subparagraph (1), subparagraph division (c), Code 2022, is
- 23 amended to read as follows:
- 24 (c) The aggregate E-15 plus gasoline gallonage which is the
- 25 aggregate total number of gallons of ethanol blended gasoline
- 26 classified as E-15 or higher, including E-85 gasoline.
- 27 Sec. 67. Section 452A.31, subsection 4, paragraph a,
- 28 subparagraph (1), Code 2022, is amended by adding the following
- 29 new subparagraph division:
- NEW SUBPARAGRAPH DIVISION. (d) The aggregate E-15 gasoline
- 31 gallonage which is the aggregate total number of gallons of
- 32 ethanol blended gasoline classified as E-15.
- 33 Sec. 68. Section 452A.31, subsection 5, paragraph a, Code
- 34 2022, is amended to read as follows:
- 35 a. The aggregate diesel fuel gallonage is the total number

- 1 of gallons of diesel fuel which all retail dealers sell and
- 2 dispense from all motor fuel pumps operated by the retail
- 3 dealers in this state during a twelve-month period beginning
- 4 January 1 and ending December 31. The aggregate diesel fuel
- 5 gallonage is divided into the following classifications:
- 6 (1) The aggregate biodiesel blended fuel gallonage
- 7 which is the aggregate total number of gallons of biodiesel
- 8 blended fuel- and which includes all of the following
- 9 subclassifications:
- 10 $\frac{(2)}{(2)}$ (a) The aggregate B-11 B-5 plus gallonage which is the
- 11 aggregate total number of gallons of biodiesel blended fuel
- 12 classified as B-5 or higher up to but not including B-11 or
- 13 higher.
- 14 (b) The aggregate B-11 plus gallonage which is the aggregate
- 15 total number of gallons of biodiesel blended fuel classified as
- 16 B-11 or higher up to but not including B-20.
- 17 (c) The aggregate B-20 plus gallonage which is the aggregate
- 18 total number of gallons of biodiesel blended fuel classified as
- 19 B-20 or higher up to but not including B-30.
- 20 (d) The aggregate B-30 plus gallonage which is the aggregate
- 21 total number of gallons of biodiesel blended fuel classified
- 22 as B-30 or higher.
- 23 (3) (2) The aggregate nonblended diesel fuel gallonage
- 24 which is the aggregate total number of gallons of diesel fuel
- 25 which is not biodiesel or biodiesel blended fuel.
- Sec. 69. Section 452A.33, subsection 1, paragraph a,
- 27 unnumbered paragraph 1, Code 2022, is amended to read as
- 28 follows:
- 29 Each retail dealer shall report its total motor fuel
- 30 gasoline and diesel fuel gallonage for a determination period
- 31 as follows:
- 32 Sec. 70. Section 452A.33, subsection 1, paragraph b,
- 33 subparagraphs (1) and (2), Code 2022, are amended to read as
- 34 follows:
- 35 (1) The information submitted on a company-wide basis shall

- 1 include the total motor gasoline and diesel fuel gallonage,
- 2 including for each classification and subclassification, sold
- 3 and dispensed by the retail dealer as provided in paragraph "a"
- 4 for all retail motor fuel sites from which the retail dealer
- 5 sells and dispenses motor fuel gasoline or diesel fuel.
- 6 (2) The information submitted on a site-by-site basis shall
- 7 include the total motor gasoline and diesel fuel gallonage,
- 8 including for each classification and subclassification, sold
- 9 and dispensed by the retail dealer as provided in paragraph
- 10 "a" separately for each retail motor fuel site from which the
- 11 retail dealer sells and dispenses motor gasoline or diesel
- 12 fuel.
- 13 Sec. 71. Section 452A.33, subsection 1, paragraph c, Code
- 14 2022, is amended to read as follows:
- 15 c. The retail dealer shall prepare and submit file the
- 16 report with the department in a manner and according to
- 17 procedures required by the department in compliance with
- 18 section 452A.61. However, the department may require that the
- 19 retail dealer file the report with the department by electronic
- 20 transmission. The department may require that a retail
- 21 dealers report to dealer file the report with the department
- 22 on an annual, quarterly, or monthly basis. The department,
- 23 upon application by a retail dealer, may grant a reasonable
- 24 extension of time to file the report. A retail dealer who
- 25 fails to file the report as required in this section or who
- 26 fails to maintain records required to file the report shall be
- 27 subject to a civil penalty of not more than one hundred dollars
- 28 per occurrence which shall be deposited in the general fund of
- 29 the state.
- 30 Sec. 72. Section 452A.33, subsection 2, paragraph c, Code
- 31 2022, is amended to read as follows:
- c. The report shall not provide information regarding motor
- 33 fuel or gasoline, diesel fuel, or a biofuel which is sold and
- 34 dispensed by an individual retail dealer or at a particular
- 35 retail motor fuel site. The report shall not include a trade

1 secret protected as a confidential record pursuant to section
2 22.7.

- 3 Sec. 73. EMERGENCY RULES. The department of revenue may
- 4 adopt emergency rules under section 17A.4, subsection 3, and
- 5 section 17A.5, subsection 2, paragraph "b", to implement the
- 6 provisions of sections 452A.31 and 452A.33 as amended by
- 7 this part of this division of this Act. Any rules adopted
- 8 in accordance with this section shall also be published as a
- 9 notice of intended action as provided in section 17A.4.
- 10 Sec. 74. EFFECTIVE DATE. This part of this division of this
- 11 Act, being deemed of immediate importance, takes effect upon
- 12 enactment.
- 13 Sec. 75. RETROACTIVE APPLICABILITY. This part of this
- 14 division of this Act applies retroactively to January 1, 2022.
- 15 PART B
- 16 EXCISE TAX IMPOSED ON GASOLINE AND DIESEL FUEL
- 17 Sec. 76. Section 452A.3, subsection 1, paragraph b,
- 18 unnumbered paragraph 1, Code 2022, is amended to read as
- 19 follows:
- 20 On and after July 1, 2026 2030, an excise tax of thirty
- 21 cents is imposed on each gallon of ethanol blended gasoline
- 22 classified as E-15 or higher. Before July 1, 2026 2030, the
- 23 rate of the excise tax on ethanol blended gasoline classified
- 24 as E-15 or higher shall be based on the number of gallons of
- 25 ethanol blended gasoline classified as E-15 or higher that are
- 26 distributed in this state as expressed as a percentage of the
- 27 number of gallons of motor fuel distributed in this state,
- 28 which is referred to as the distribution percentage. For
- 29 purposes of this paragraph b'', only ethanol blended gasoline
- 30 and nonblended gasoline, not including aviation gasoline, shall
- 31 be used in determining the percentage basis for the excise
- 32 tax. The department shall determine the percentage basis
- 33 for each determination period beginning January 1 and ending
- 34 December 31 based on data information from the reports filed
- 35 submitted to the department for filing pursuant to section

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1 452A.33. The rate for the excise tax shall apply for the
 2 period beginning July 1 and ending June 30 following the end of
 3 the determination period. Before July 1, 2026 2030, the rate
 4 of the excise tax on each gallon of ethanol blended gasoline
 5 classified as E-15 or higher shall be as follows:
      Sec. 77. Section 452A.3, subsection 3, paragraph a,
 7 subparagraph (1), Code 2022, is amended to read as follows:
      (1) Except as otherwise provided in this section and in
 9 this subchapter, the rate of the excise tax on each gallon of
10 special fuel for diesel engines of motor vehicles used for any
ll purpose for the privilege of operating motor vehicles in this
12 state, other than biodiesel blended fuel classified as B-11
13 B-20 or higher, is thirty-two and five-tenths cents per gallon.
14
      Sec. 78. Section 452A.3, subsection 3, paragraph a,
15 subparagraph (2), unnumbered paragraph 1, Code 2022, is amended
16 to read as follows:
      Except as otherwise provided in this section and in this
17
18 subchapter, this subparagraph shall apply to the excise tax
19 imposed on each gallon of biodiesel blended fuel classified
20 as B-11 B-20 or higher used for any purpose for the privilege
21 of operating motor vehicles in this state. On and after July
22 1, 2026 2030, the rate of the excise tax on each gallon of
23 biodiesel blended fuel classified as B-11 B-20 or higher is
24 thirty-two and five-tenths cents. Before July 1, 2026 2030,
25 the rate of the excise tax on each gallon of biodiesel blended
26 fuel classified as B-20 or higher shall be based on the number
27 of gallons of biodiesel blended fuel classified as B-11 B-20
28 or higher that are distributed in this state as expressed as a
29 percentage of the number of gallons of special fuel for diesel
30 engines of motor vehicles distributed in this state, which is
31 referred to as the distribution percentage. The department
32 shall determine the percentage basis for each determination
33 period beginning January 1 and ending December 31 based on data
34 information from the reports filed submitted to the department
35 for filing pursuant to section 452A.33. The rate of the excise
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- 1 tax shall apply for the period beginning July 1 and ending June
- 2 30 following the end of the determination period. Before July
- 3 1, 2026 2030, the rate of the excise tax on each gallon of
- 4 biodiesel blended fuel classified as B-11 B-20 or higher shall
- 5 be as follows:
- 6 Sec. 79. EFFECTIVE DATE. This part of this division of this 7 Act takes effect July 1, 2024.
- 8 PART C
- 9 DEDUCTION OF EXCISE TAX IMPOSED ON BIOFUEL
- 10 USED IN BLENDING WITH GASOLINE AND DIESEL FUEL
- 11 Sec. 80. Section 452A.8, subsection 2, paragraph a, Code
- 12 2022, is amended by adding the following new subparagraph:
- 13 NEW SUBPARAGRAPH. (3) (a) The gallonage of gasoline or
- 14 diesel fuel withdrawn from a terminal by a licensee to be
- 15 blended with a biofuel after it is withdrawn from the terminal
- 16 to the extent the tax rate on the gasoline or diesel fuel
- 17 exceeds the tax rate which would be due on the ethanol blended
- 18 gasoline or biodiesel blended fuel pursuant to section 452A.3.
- 19 (b) This subparagraph is repealed July 1, 2030.
- 20 DIVISION VI
- 21 RENEWABLE FUEL STANDARDS AND CLASSIFICATIONS PROMOTIONAL
- 22 INITIATIVES APPLIED TO SALES AND USE TAX REFUND PAID TO
- 23 BIODIESEL PRODUCERS
- 24 PART A
- 25 PRINCIPAL PROVISIONS
- Sec. 81. Section 423.4, subsection 9, Code 2022, is amended
- 27 to read as follows:
- 28 9. A person who qualifies as a biodiesel producer as
- 29 provided in this subsection may apply to the director for a
- 30 refund of the amount of the sales or use tax imposed and paid
- 31 upon purchases made by the person.
- 32 a. The person must be engaged in the manufacturing
- 33 of biodiesel who has registered with the United States
- 34 environmental protection agency as a manufacturer according to
- 35 the requirements in 40 C.F.R. §79.4. The biodiesel must be for

- 1 use in biodiesel blended fuel in conformance with the standards
- 2 and classifications in section 214A.2. The person must comply
- 3 with the requirements of this subsection and rules adopted by
- 4 the department pursuant to this subsection.
- 5 b. The amount of the refund shall be calculated by
- 6 multiplying a designated rate by the total number of gallons
- 7 of biodiesel produced by the biodiesel producer in this state
- 8 during each quarter of a calendar year. The designated rate
- 9 shall be two four cents.
- 10 c. A biodiesel producer shall not be eligible to receive
- ll a refund under this subsection on more than twenty-five
- 12 million gallons of biodiesel produced each calendar year by
- 13 the biodiesel producer at each facility where the biodiesel
- 14 producer manufactures biodiesel.
- 15 d. A person shall obtain a refund by completing forms
- 16 furnished by the department and filed by the person on a
- 17 quarterly basis as required by the department. The department
- 18 shall refund the amount claimed by the person after subtracting
- 19 any amount owing from the sales or use taxes imposed and paid
- 20 upon purchases made by the person.
- 21 e. This subsection is repealed on January 1, 2025 2028.
- 22 Sec. 82. EFFECTIVE DATE. This part of this division of this
- 23 Act takes effect January 1, 2023.
- 24 PART B
- 25 IMPLEMENTATION
- Sec. 83. ADMINISTRATIVE RULES. The department of revenue
- 27 may adopt rules under chapter 17A prior to the effective date
- 28 of part A of this division of this Act, which rules shall take
- 29 effect January 1, 2023.
- 30 DIVISION VII
- 31 PROMOTIONAL INITIATIVES RENEWABLE FUEL INFRASTRUCTURE
- 32 Sec. 84. Section 159A.11, subsection 6, Code 2022, is
- 33 amended by striking the subsection and inserting in lieu
- 34 thereof the following:
- 35 6. "Motor fuel storage and dispensing infrastructure" or

- 1 "infrastructure" means the same as defined in section 214.1.
- Sec. 85. Section 159A.11, Code 2022, is amended by adding
- 3 the following new subsection:
- 4 NEW SUBSECTION. 6A. "Motor fuel storage tank" means the
- 5 same as defined in section 214.1.
- 6 Sec. 86. Section 159A.11, subsection 10, Code 2022, is
- 7 amended by striking the subsection.
- 8 Sec. 87. Section 159A.12, Code 2022, is amended to read as
- 9 follows:
- 10 159A.12 Classification Standards and classifications of motor
- 11 fuel and renewable fuel.
- 12 For purposes of this subchapter, ethanol blended fuel and
- 13 biodiesel motor fuel shall be classified in the same manner,
- 14 including a renewable fuel, must meet the same standards and
- 15 classifications as provided in section 214A.2.
- 16 Sec. 88. Section 159A.13, subsection 6, Code 2022, is
- 17 amended by striking the subsection.
- 18 Sec. 89. Section 159A.14, subsections 1 and 2, Code 2022,
- 19 are amended to read as follows:
- 20 1. The purpose of the program is to improve retail
- 21 motor fuel sites by installing, replacing, or converting
- 22 infrastructure to be used to store, blend, or dispense
- 23 renewable fuel. The infrastructure shall be ethanol
- 24 infrastructure or biodiesel infrastructure.
- 25 a. (1) Ethanol infrastructure shall be designed and used
- 26 exclusively have the capacity to do any of the following:
- 27 (a) Store and dispense E-15 gasoline. At least for the
- 28 period beginning on September 16 and ending on May 31 of each
- 29 year, the ethanol infrastructure must be used to store and
- 30 dispense E-15 gasoline as a registered fuel recognized by the
- 31 United States environmental protection agency.
- 32 (b) Store and dispense E-85 gasoline.
- 33 (c) (b) Store, blend, and dispense motor fuel ethanol or
- 34 ethanol blended gasoline from a motor fuel blender pump. The
- 35 ethanol infrastructure must be used for the storage of ethanol

1 or ethanol blended gasoline, or for blending ethanol with

- 2 gasoline. The ethanol infrastructure must at least include
- 3 a motor fuel blender pump which that dispenses different
- 4 classifications of ethanol blended gasoline and allows E-15
- 5 gasoline and E-85 gasoline to be dispensed at all times that
- 6 the blender pump is operating.
- 7 (2) Biodiesel infrastructure shall be designed and used
- 8 exclusively have the capacity to do any of the following:
- 9 (a) Store and dispense biodiesel or biodiesel blended fuel
- 10 classified as B-20 or higher.
- 11 (b) Blend or Store, blend, and dispense biodiesel fuel
- 12 from a motor fuel blender pump. The biodiesel infrastructure
- 13 <u>must at least include a motor fuel blender pump that dispenses</u>
- 14 different classifications of biodiesel blended fuel and allows
- 15 biodiesel blended fuel classified as B-5 or higher to be
- 16 dispensed at all times that the blender pump is operating.
- 17 b. The infrastructure must be part of the premises of
- 18 a retail motor fuel site operated by a retail dealer. The
- 19 infrastructure shall not include a tank vehicle.
- 20 2. a. A person may apply to the department to receive
- 21 financial incentives on a cost-share basis according to
- 22 procedures required by the department. The department shall
- 23 accept a timely received application to improve a retail
- 24 motor fuel site as provided in this section and forward the
- 25 applications that application to the underground storage tank
- 26 fund infrastructure board, as required by that the board, for
- 27 evaluation and recommendation. The underground storage tank
- 28 fund board may rank the applications with comments and shall
- 29 forward them to the infrastructure board for its approval or
- 30 disapproval.
- 31 b. The application shall allow the department to determine
- 32 whether the person is a retail dealer assigned special status.
- 33 The department shall assign the person special status if
- 34 the person does not comply with the E-15 access standard
- 35 as provided in section 214A.32 only because the person is

- 1 ineligible to be issued an E-15 incompatible infrastructure
- 2 class 2 waiver order for that retail motor fuel site as
- 3 provided in section 214A.35, subsection 6.
- 4 c. The infrastructure board may establish a system to
- 5 rank applications for approval. In ranking applications, the
- 6 infrastructure board may provide special priority to any of the
- 7 following:
- 8 (1) A retail motor fuel site that has been constructed and
- 9 is operating.
- 10 (2) (a) A retail motor fuel site owned or operated by a
- 11 person who the department assigns special status as provided
- 12 in paragraph "b".
- 13 (b) (i) This subparagraph shall be implemented on January
- 14 1, 2023.
- 15 (ii) This subparagraph division is repealed January 2,
- 16 2023.
- 17 d. The department shall award financial incentives on a
- 18 cost-share basis to an eligible person whose application was
- 19 approved by the infrastructure board.
- 20 Sec. 90. Section 159A.14, subsection 3, unnumbered
- 21 paragraph 1, Code 2022, is amended to read as follows:
- 22 The infrastructure board shall approve cost-share
- 23 agreements executed by the department and persons that the
- 24 infrastructure board determines are eligible as provided in
- 25 this section, according to terms and conditions required by the
- 26 infrastructure board. The infrastructure board shall determine
- 27 the amount of the financial incentives to be awarded to a
- 28 person participating in the program. The determination may be
- 29 based on applications prioritized for approval as described in
- 30 subsection 2. In order to be eligible to participate in the
- 31 program, all of the following must apply:
- 32 Sec. 91. Section 159A.14, subsection 5, Code 2022, is
- 33 amended to read as follows:
- 34 5. An award of financial incentives to a participating
- 35 person shall be on a cost-share basis in the form of a grant.

- 1 To participate in the program, an eligible person must execute
- 2 a cost-share agreement with the department as approved by
- 3 the infrastructure board in which the person contributes a
- 4 percentage of the total costs related to improving the retail
- 5 motor fuel site.
- 6 a. A cost-share agreement shall be for a three-year period
- 7 or a five-year period.
- 8 b. (1) For the term of an agreement to improve a retail
- 9 motor fuel site by installing, replacing, or converting ethanol
- 10 infrastructure, the participating person must use the ethanol
- 11 infrastructure to store and dispense, or store, blend, and
- 12 dispense, ethanol blended gasoline classified as E-15 or
- 13 higher.
- 14 (2) For the term of an agreement to improve a motor
- 15 fuel site by installing, replacing, or converting biodiesel
- 16 infrastructure, the participating person must use the biodiesel
- 17 infrastructure to store and dispense, or store, blend, and
- 18 dispense, biodiesel blended fuel classified as B-5 or higher.
- 19 However, at least for the period beginning April 1 and ending
- 20 October 31 of each year, the participating person must use
- 21 the biodiesel infrastructure to store and dispense, or store,
- 22 blend, and dispense, biodiesel blended fuel classified as B-11
- 23 or higher.
- 24 c. A cost-share agreement shall include provisions for
- 25 standard financial incentives or standard financial incentives
- 26 and supplemental financial incentives as provided in this
- 27 subsection. The infrastructure board may approve multiple
- 28 improvements to the same retail motor fuel site for the full
- 29 amount available for both ethanol infrastructure and biodiesel
- 30 infrastructure so long as the improvements for ethanol
- 31 infrastructure and for biodiesel infrastructure are made under
- 32 separate cost-share agreements.
- 33 a. d. (1) Except as provided in paragraph "b" "e",
- 34 a participating person may be awarded standard financial
- 35 incentives to make improvements to a retail motor fuel site.

- 1 The standard financial incentives awarded to a participating
- 2 person shall not exceed the following:
- 3 (a) For a three-year cost-share agreement, fifty percent of
- 4 the actual cost of making the improvement or thirty thousand
- 5 dollars, whichever is less.
- 6 (b) For a five-year cost-share agreement, seventy percent
- 7 of the actual cost of making the improvement or fifty thousand
- 8 dollars, whichever is less.
- 9 (2) (a) The infrastructure board may approve multiple
- 10 awards of standard financial incentives to make improvements to
- ll a the retail motor fuel site so long as the total amount of the
- 12 awards for ethanol infrastructure or biodiesel infrastructure
- 13 does not exceed the limitations provided in subparagraph (1).
- 14 (b) If the department determines that a participating
- 15 person is assigned special status because the participating
- 16 person is ineligible to be issued an E-15 incompatible
- 17 infrastructure class 2 waiver order for the retail motor fuel
- 18 site as provided in subsection 2, the infrastructure board may
- 19 approve one or multiple awards of standard financial incentives
- 20 to make improvements to that retail motor fuel site subject to
- 21 all of the following:
- 22 (i) The total amount of awards shall not be reduced by
- 23 the amount of any standard financial incentives awarded to
- 24 improve the retail motor fuel site before the department's
- 25 determination, notwithstanding subparagraph division (a).
- 26 (ii) The total amount of awards for ethanol infrastructure
- 27 or biodiesel infrastructure shall not exceed the limitations
- 28 provided in subparagraph (1).
- 29 b. e. In addition to any standard financial incentives
- 30 awarded to a participating person under paragraph $\frac{a}{a}$ d, the
- 31 participating person may be awarded supplemental financial
- 32 incentives to make improvements to a retail motor fuel site to
- 33 do any of the following:
- 34 (1) Upgrade or replace a dispenser which is part of
- 35 gasoline storage and dispensing infrastructure used to store

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- 1 and dispense E-85 gasoline as provided in section 455G.31.
- 2 The participating person is only eligible to be awarded the
- 3 supplemental financial incentives if the person installed the
- 4 dispenser not later than sixty days after July 27, 2011. The
- 5 supplemental financial incentives awarded to the participating
- 6 person shall not exceed seventy-five percent of the actual cost
- 7 of making the improvement or thirty thousand dollars, whichever
- 8 is less.
- 9 (2) To improve additional retail motor fuel sites owned or
- 10 operated by a participating person within a twelve-month period
- ll as provided in the cost-share agreement. The supplemental
- 12 financial incentives shall be used for the installation
- 13 of an additional motor fuel storage tank and associated
- 14 infrastructure at each such retail motor fuel site. A
- 15 participating person may be awarded supplemental financial
- 16 incentives under this subparagraph paragraph and standard
- 17 financial incentives under paragraph $\frac{a}{a}$ d'' to improve the
- 18 same retail motor fuel site. The supplemental financial
- 19 incentives awarded to the participating person shall not
- 20 exceed twenty-four thousand dollars. The participating person
- 21 shall be awarded the supplemental financial incentives on a
- 22 cumulative basis according to the schedule provided in this
- 23 subparagraph paragraph, which shall not exceed the following:
- 24 (a) (1) For the second retail motor fuel site, six thousand
- 25 dollars.
- 26 (b) (2) For the third retail motor fuel site, six thousand
- 27 dollars.
- 28 (c) (3) For the fourth retail motor fuel site, six thousand
- 29 dollars.
- (d) (4) For the fifth retail motor fuel site, six thousand
- 31 dollars.
- 32 Sec. 92. Section 159A.15, subsection 1, Code 2022, is
- 33 amended to read as follows:
- 1. A person may apply to the department to receive financial
- 35 incentives on a cost-share basis. The department shall forward

- 1 the applications to the underground storage tank fund board as
- 2 required by that board for evaluation and recommendation. The
- 3 underground storage tank fund board may rank the applications
- 4 with comments and shall forward them to the infrastructure
- 5 board for approval or disapproval. The department shall award
- 6 financial incentives on a cost-share basis to an eligible
- 7 person whose application was approved by the infrastructure
- 8 board.
- 9 Sec. 93. Section 159A.16, subsection 3, Code 2022, is
- 10 amended to read as follows:
- 11 3. Moneys in the renewable fuel infrastructure fund are
- 12 appropriated to the department exclusively to support and
- 13 market the renewable fuel infrastructure programs as provided
- 14 in sections 159A.14 and 159A.15, and as allocated in financial
- 15 incentives by the renewable fuel infrastructure board created
- 16 in section 159A.13. Up to fifty
- 17 a. For each fiscal year, not more than one million
- 18 two hundred fifty thousand dollars shall be allocated to
- 19 support the renewable fuel infrastructure program for retail
- 20 motor fuel sites as provided in section 159A.14 to finance
- 21 the installation, replacement, or conversion of biodiesel
- 22 infrastructure as provided in that section.
- 23 b. For each fiscal year, not more than one hundred thousand
- 24 dollars shall be allocated each fiscal year to the department
- 25 to support the administration of the programs. The
- 26 c. For each fiscal year, the department may use up to
- 27 one and one-half percent of the program funds to market the
- 28 programs. Otherwise the moneys shall not be transferred, used,
- 29 obligated, appropriated, or otherwise encumbered except to
- 30 allocate as financial incentives under the programs.
- 31 EXPLANATION
- 32 The inclusion of this explanation does not constitute agreement with
- 33 the explanation's substance by the members of the general assembly.
- 34 OVERVIEW. This bill provides a number of mechanisms to
- 35 promote the use of renewable fuels used to power internal

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- 1 combustion engines that operate motor vehicles (e.g., both
- 2 conventional and flex-fuel). The bill provides for both
- 3 compliance requirements regulating the storage and dispensing
- 4 of renewable fuel, and promotional measures (specifically
- 5 financial and tax incentives) to increase the availability and
- 6 opportunity for consumers to select a renewable fuel.
- 7 OVERVIEW TYPES AND CLASSIFICATIONS OF RENEWABLE FUELS.
- 8 The term "motor fuel" is sometimes used to describe both
- 9 gasoline and diesel fuel (Code chapter 214A) but is also
- 10 used to describe only gasoline, while the term "special
- 11 fuel" is used to describe diesel fuel (Code chapter 452A).
- 12 The term "renewable fuel" is used to describe gasoline or
- 13 diesel fuel when blended with a percentage of its biofuel
- 14 component (biofuel). For gasoline, the biofuel, referred to
- 15 as ethanol, is denatured grain (corn) alcohol. For diesel
- 16 fuel, the biofuel, referred to as biodiesel, is derived from
- 17 processed animal fat or plant (soybean) oil. Renewable fuel
- 18 is based on the percentage of biofuel present in a volume
- 19 (gallon) of gasoline or diesel fuel (Code section 214A.2).
- 20 The biofuel's percentage is designated by its classification.
- 21 Ethanol is abbreviated as "E" and biodiesel is abbreviated as
- 22 "B". The term "xx" is a variable which represents the biofuel
- 23 percentage present by volume. Typically, a statute establishes
- 24 a classification threshold meaning that a renewable fuel
- 25 must have a minimum biofuel percentage. For ethanol blended
- 26 gasoline, the most widely recognized classification thresholds
- 27 are E-10, E-15, and E-85; and for biodiesel blended fuel, the
- 28 most widely recognized threshold classifications are B-5, B-11,
- 29 and B-20. For E-85, the biofuel percentage ranges from 70
- 30 percent to 85 percent.
- 31 OVERVIEW STATE AGENCIES REGULATING AND PROMOTING
- 32 RENEWABLE FUELS. State agencies responsible for administering
- 33 and enforcing regulations and awarding promotional incentives
- 34 include the department of agriculture and land stewardship
- 35 (DALS), the department of natural resources (DNR), the state

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1 fire marshal (SFM), the department of revenue (DOR), and the 2 department of administrative services (DAS) together with 3 various agencies that operate the state's motor vehicle fleet. OVERVIEW - REGULATION OF MOTOR FUEL (DALS). 5 responsible for setting standards for motor fuel (defined to 6 include gasoline and diesel fuel), including renewable fuel and 7 its biofuel components. Generally, the regulations are based 8 on voluntary global specifications adopted and published by a 9 widely recognized private association, A.S.T.M. international 10 (Code section 214A.2). DALS regulates the advertising of motor 11 fuel to ensure that it complies with applicable standards and 12 classifications (Code sections 214A.2 and 214A.3). 13 dealer must notify a consumer at the pump that the motor fuel 14 being dispensed is a renewable fuel. Specifically, a sticker 15 must be placed on the motor fuel dispenser (dispenser) used to 16 discharge the renewable fuel (Code section 214A.16). DALS also 17 regulates the licensure of retail dealers and the inspection 18 of meters used to measure the discharge of motor fuel pumped 19 from a motor fuel storage tank (storage tank) to a dispenser 20 at either a fixed location such as a service station or a 21 mobile location such as a tank wagon (Code chapters 214 and 215 22 regulating weights and measures). The term motor fuel pump 23 (pump), including a motor fuel blender pump, is often used 24 colloquially to describe the meter which is equipment sealed 25 from tampering and used to record and display the volume of 26 motor fuel dispensed and to calculate the purchase price. 27 retail dealer is licensed by DALS to operate a metered motor 28 fuel pump used to dispense motor fuel (Code section 214.2). 29 Generally, a person who violates a regulation relating 30 to a motor fuel standard is guilty of a serious misdemeanor 31 punishable by confinement for no more than one year and a fine 32 of at least \$430 but not more than \$2,560 with each day that 33 a continuing violation occurs considered a separate offense 34 (Code section 214A.11(1)). Alternatively, DALS may proceed 35 against the person by initiating an administrative (contested

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1 case) proceeding in which the applicable civil penalty ranges
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- 2 from \$100 to \$1,000 per violation (Code section 214A.11(2)).
- 3 A retail dealer who violates standards for the operation of a
- 4 metered pump (e.g., tampering) is subject to administrative
- 5 action, including having a metered pump placed out of service
- 6 (Code section 215.4).
- 7 OVERVIEW REGULATION OF MOTOR FUEL INFRASTRUCTURE (DNR
- 8 AND SFM). Generally, DNR is required to regulate underground
- 9 infrastructure, including a storage tank used to hold gasoline
- 10 or diesel fuel, including associated renewable fuels, in a
- 11 manner that prevents water pollution (Code chapter 455G). The
- 12 SFM regulates the storage, transportation, handling, or use
- 13 of flammable or combustible liquids including an aboveground
- 14 storage tank holding gasoline or diesel fuel and associated
- 15 renewable fuels (Code chapter 101).
- 16 OVERVIEW STATE VEHICLE USE OF RENEWABLE FUELS (DAS
- 17 AND VARIOUS STATE ENTITIES). DAS and other state entities
- 18 maintaining the state motor vehicle fleet must operate
- 19 those motor vehicles using a renewable fuel which must be
- 20 either ethanol blended gasoline or biodiesel blended fuel,
- 21 if commercially available. State agencies subject to the
- 22 requirement include DAS (Code chapter 8A), the commission for
- 23 the blind (Code chapter 216B), the state board of regents (Code
- 24 chapter 262), the department of transportation (Code chapter
- 25 307), and the department of corrections (Code chapter 904).
- 26 OVERVIEW RENEWABLE FUEL PROMOTION INCOME TAX CREDIT
- 27 PROGRAMS (DOR). DOR administers three renewable fuel income
- 28 tax credit programs, including the E-85 gasoline promotion
- 29 tax credit (Code sections 422.110 and 422.33(11B)), the E-15
- 30 plus gasoline promotion tax credit (Code sections 422.11Y
- 31 and 422.33(11D)), and the biodiesel blended fuel tax credit
- 32 (Code sections 422.11P and 422.33(11C)). For each tax
- 33 credit program, the amount of the tax credit is calculated by
- 34 multiplying the number of gallons of a renewable fuel that
- 35 meets a threshold classification sold at the retail site or

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1 on a companywide basis and reported to DOR during the prior 2 determination period by a designated rate. For the E-85 3 gasoline promotion tax credit, the designated rate is 16 cents. 4 For the biodiesel blended fuel tax credit, the designated rate 5 is 3.5 cents for B-5 or higher but not as high as B-11 and 5 6 cents for B-11 or higher. For the E-15 plus gasoline promotion 7 tax credit, the designated rate depends upon the time of the 8 year. For the first period beginning January 1 and ending May 9 31, it is 3 cents, for the second period beginning June 1 and 10 ending September 15, it is 10 cents, and for the third period 11 beginning September 16 and ending December 31, it returns to 3 12 cents. All three tax rates expire on January 1, 2025. 13 OVERVIEW - RENEWABLE FUEL PROMOTION - EXCISE TAXES 14 (DOR). DOR compiles information from reports submitted by 15 retail dealers regarding the total gallonages of gasoline and 16 diesel fuel sold to consumers during the prior calendar year 17 (determination period). The information includes sales of 18 renewable fuels according to classification (Code sections 19 452A.31 and 452A.33). The information compiled by a retail 20 dealer is used as the basis for calculating a promotional 21 income tax credit claimed by the retail dealer. The aggregated 22 information is used by DOR to calculate the amount of 23 promotional incentives awarded in the form of reduced excise 24 taxes imposed on certain renewable fuel sold in this state 25 (Code chapter 452A). Specifically, DOR calculates the excise 26 tax for ethanol blended gasoline classified as E-15 or higher 27 and for biodiesel fuel classified as B-11 or higher for each 28 12-month period beginning July 1 and ending June 30 (coinciding 29 with the state fiscal year) (Code section 452A.3). 30 OVERVIEW - RENEWABLE FUEL PROMOTION - DEDUCTION OF EXCISE 31 TAX FOR LICENSED RENEWABLE FUEL BLENDERS (DOR). The excise 32 tax is imposed on gasoline and undyed ("clear") diesel fuel 33 when it is "withdrawn from a terminal", meaning the physical 34 movement from a storage and distribution facility (removed from 35 the rack) or the shipment of ethanol from its manufacturer to

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1 a nonterminal location (701 IAC 67.1). A person who produces
 2 a renewable fuel by combining gasoline or diesel fuel with
 3 its biofuel component at a nonterminal location must obtain
 4 a blender's license (Code section 452A.6). The licensed
 5 blender may be liable for the amount of any underpayment of the
 6 excise tax due or may be entitled to receive a refund for any
 7 overpayment of the excise tax due, depending on the amount of
 8 the tax paid on the biofuel and whether the renewable fuel to
 9 be sold meets the threshold classification for ethanol blended
10 gasoline (E-15) or biodiesel blended fuel (B-11) (Code section
11 452A.8 and 701 IAC 68.4).
12
      OVERVIEW - RENEWABLE FUEL SALES AND USE TAX PROMOTION -
13 BIODIESEL PRODUCERS. A producer of biodiesel registered with
14 the EPA (40 C.F.R. §79.4) who manufactures biodiesel meeting
15 DALS standards (Code section 214A.2) is entitled to claim a
16 refund of sales and use taxes paid (Code section 423.4(9)).
17 The amount of the refund is 2 cents multiplied by the total
18 number of gallons of biodiesel during each quarter of the year.
19 However, a producer is not entitled to claim a refund during
20 a calendar year on any gallon in excess of 25 million gallons
21 produced at a facility. The refund expires on January 1, 2025.
      OVERVIEW - PROMOTION OF RENEWABLE FUEL AT RETAIL SITES
22
23 (DALS). DALS promotes renewable fuels by administering
24 the renewable fuel infrastructure program for retail motor
25 fuel sites (infrastructure program) in cooperation with
26 the renewable fuel infrastructure board (Code chapter 159A,
27 subchapter III). Under the infrastructure program, DALS enters
28 into an agreement with a retail dealer to improve a retail
29 site by installing, replacing, or converting infrastructure,
30 including storage tanks, pumps, dispensers, and associated
31 equipment (e.g., fittings and pipes). Specifically, financial
32 incentives are awarded on a cost-share basis to store a biofuel
33 classified as E-100 or B-100, or to store and dispense a
34 renewable fuel having a threshold classification of E-15 or
35 B-1 (Code section 159A.14). The award of financial incentives
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1 is based on either a three-year agreement with the state's
 2 incurred cost share limited to 50 percent of the actual
 3 costs incurred or $30,000, whichever is less, or a five-year
 4 agreement with the state cost share limited to 70 percent of
 5 the actual costs incurred or $50,000, whichever is less. A
 6 participating person may receive multiple awards to improve the
 7 same retail site so long as the total amount of awards does not
 8 exceed the percentage or dollar amount limit. A retail dealer
 9 who acts in violation of an agreement is subject to a civil
10 penalty of up to $1,000 per day (Code section 159A.14(7)).
11 The infrastructure program is supported by the renewable
12 fuel infrastructure fund (infrastructure fund) (Code section
13 159A.16).
     BILL IN SUMMARY - REQUIREMENTS - COMPLIANCE WITH THE
14
15 E-15 ACCESS STANDARD (DALS). The bill creates an E-15 access
16 standard (new Code section 214A.31) beginning January 1,
17 2023. In order to comply with the E-15 access standard, a
18 retail dealer must advertise and sell E-15 gasoline from a
19 minimum number of qualifying dispensers (i.e., a dispenser
20 that dispenses gasoline) located at the retail dealer's retail
21 site. The number of qualified dispensers required depends on
22 whether the retail dealer installed, replaced, or converted a
23 gasoline storage tank on or after that date. If so, a general
24 form of compliance applies and the retail dealer must dispense
25 E-15 gasoline from at least 50 percent of all qualified
26 gasoline dispensers located at the retail site. If the retail
27 site has only one qualified dispenser, that dispenser must
28 dispense E-15 gasoline. An alternative form of compliance
29 applies if the retail dealer has not installed, replaced,
30 or converted a gasoline storage tank on or after that date.
31 Under the alternative form of compliance, the retail dealer
32 is not required to dispense E-15 gasoline from any qualified
33 dispenser until January 1, 2026. On and after that date, two
34 conditions must be met: (1) the retail dealer still cannot
35 install, replace, or convert a gasoline storage tank, and (2)
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1 the retail dealer must advertise and sell E-15 gasoline from 2 one qualified dispenser located at the retail motor fuel site. 3 If the retail dealer fails to meet any of the two conditions 4 under the alternative form of compliance, the retail dealer is 5 subject to the general form of compliance and must immediately 6 advertise and sell E-15 gasoline from the minimum number (one 7 or 50 percent) of the qualified dispensers at the retail site. BILL IN SUMMARY — REQUIREMENTS — COMPLIANCE WITH 9 E-15 ACCESS STANDARD — SUSPENSION AND WAIVERS. The bill 10 exempts certain unqualified dispensers from the E-15 access 11 standard, including those dispensers that exclusively dispense 12 aviation gasoline, diesel fuel, or kerosene (new Code section 13 214A.32). It also exempts dispensers that are part of a tank 14 vehicle dispensing motor fuel off-site. A special exemption 15 applies when the retail dealer cannot meet the E-15 access 16 standard because of maintenance, repair, or reconditioning of 17 infrastructure or the installation, expansion, replacement, 18 or conversion of infrastructure. The governor may issue an 19 executive order that suspends compliance by all retail dealers 20 doing business in the state or a geographic segment of the 21 state (new Code section 214A.33). The governor's suspension 22 order must be supported by credible evidence that market forces 23 or existing infrastructure prevents compliance. The secretary 24 of agriculture may issue either of two administrative orders 25 that waive compliance by a retail dealer on a site-by-site 26 basis. The E-15 unavailability waiver order must be based on 27 credible evidence that a retail dealer has not been able to 28 reasonably obtain E-15 gasoline (new Code section 214A.34). 29 The E-15 incompatible infrastructure waiver order must be 30 based on credible evidence that the motor fuel storage and 31 dispensing infrastructure located at the retail motor fuel 32 site is not compatible with the use of E-15 gasoline. 33 secretary of agriculture may issue either a class 1 or class 34 2 E-15 incompatible infrastructure waiver order (new Code 35 section 214A.35). A class 1 waiver order is based on the age

1 of all motor fuel tanks dispensing gasoline, and specifically 2 the date of installation and the construction materials used 3 (specifically fiberglass). A class 2 waiver order is based on 4 an evaluation of the motor fuel site to determine if the motor 5 fuel storage and dispensing infrastructure is not compatible 6 with E-15 gasoline. The evaluation must be completed by 7 DALS or a certified professional retail motor fuel site 8 installer (installer) certified by DALS. In addition, the 9 total estimated cost of the improvement must exceed the E-15 10 infrastructure base amount which equals the maximum amount of 11 financial incentives that the retail dealer could be awarded 12 under the renewable fuel infrastructure program for retail 13 dealers (amended Code section 159A.14). The secretary must 14 terminate a class 1 or class 2 waiver order based on the 15 occurrence of any number of specified events, including the 16 failure of the retail dealer to be licensed under weights 17 and measures regulations governing motor fuel pumps (Code 18 section 214.2); the cessation of the retail dealer's business; 19 or the installation, replacement, or conversion of a motor 20 fuel storage tank. A retail dealer or installer who falsely 21 completes an application for a class 1 or class 2 waiver 22 order commits perjury and is subject to a class "D" felony 23 (punishable by confinement for no more than five years and a 24 fine of at least \$1,025 but not more than \$10,245). BILL IN SUMMARY — REQUIREMENTS — RETAIL MOTOR FUEL SITE 26 INSPECTIONS AND REGULATION OF RETAIL DEALER ADVERTISING (DALS). 27 The bill provides that when conducting an inspection of metered 28 pumps located at a retail site to determine compliance with 29 weights and measures regulations, DALS is also required to 30 determine compliance with the E-15 access standard (amended 31 Code section 214.12). A retail dealer is prohibited from 32 falsely advertising for sale gasoline or diesel fuel, including 33 by advertising a false classification (amended Code section 34 214A.3). The bill eliminates a provision requiring that a 35 decal be placed on a dispenser notifying consumers that motor

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- 1 fuel being dispensed is a renewable fuel (amended Code section
- 2 159A.6 and repealed Code section 214A.16). The bill does not
- 3 affect federal labeling requirements, including by the United
- 4 States environmental protection agency under the Clean Air Act
- 5 Amendments of 1990 (42 U.S.C. §7545 and 40 C.F.R. pt. 1090) or
- 6 by the United States department of energy and the United States
- 7 federal trade commission (15 U.S.C. §2801 et seq., 42 U.S.C.
- 8 §17021, 16 C.F.R. pt. 306, and 40 C.F.R. §80.1501(a)).
- 9 BILL IN SUMMARY REQUIREMENTS RETAIL DEALER
- 10 DISCIPLINARY ACTION AND ENFORCEMENT (DALS). The bill provides
- 11 that a retail dealer who violates the E-15 access standard
- 12 is subject to a disciplinary action which may result in the
- 13 suspension or revocation of the retail dealer's license issued
- 14 under weights and measures regulations (new Code section
- 15 214A.36).
- 16 BILL IN DETAIL REQUIREMENTS NEW INSTALLATION OF
- 17 GASOLINE AND BIODIESEL INFRASTRUCTURE AT RETAIL DEALER SITES
- 18 (DNR AND SFM). The bill provides that new infrastructure
- 19 required to be installed to store and dispense E-85 gasoline
- 20 or B-20 biodiesel fuel must be (1) listed with an independent
- 21 testing laboratory (e.g., underwriters laboratories) or
- 22 approved by the manufacturer and (2) approved by DNR or the
- 23 SFM, unless such approval is waived based on compliance with a
- 24 substitute requirement (new Code sections 455G.32 and 455G.33,
- 25 which are similar to amended Code section 455G.31 excusing the
- 26 storage of ethanol blended gasoline classified as higher than
- 27 E-9, which the bill increases to E-10).
- 28 BILL IN SUMMARY REGULATION OF MOTOR VEHICLES POWERED BY
- 29 QUALIFIED RENEWABLE FUELS AND PURCHASE OF QUALIFIED RENEWABLE
- 30 FUELS BY STATE GOVERNMENT ENTITIES. The bill provides that DAS
- 31 and other state entities administering the state government
- 32 fleet must provide that state motor vehicles operating using
- 33 engines powered by gasoline or diesel fuel must use the
- 34 highest classification of qualified renewable fuel available.
- 35 A qualified renewable fuel is limited to ethanol blended

1 gasoline or biodiesel blended fuel. Certain limitations 2 apply: (1) the qualified renewable fuel must be warranted 3 by the motor vehicle's manufacturer, (2) that classification 4 of qualified renewable fuel must be available, and (3) an 5 emergency situation must not exist. In addition, DAS and the 6 other state entities must revise their bidding procedures as 7 necessary to account for the purchase of motor vehicles that 8 operate using engines powered by biodiesel blended fuel having 9 a threshold classification of B-20 (new Code section 8A.368). 10 DAS, in cooperation with the other entities, is required to 11 prepare an annual report to be submitted to the governor and 12 general assembly providing information regarding the number 13 of state motor vehicles using engines powered using motor 14 fuel, including gasoline and diesel fuel, the number of those 15 motor vehicles capable of being powered using ethanol blended 16 gasoline meeting a threshold classification of E-15 and E-85 or 17 biodiesel blended fuel meeting a threshold classification of 18 B-20, and the number of gallons of qualified renewable fuels 19 purchased (new Code section 8A.369 and amended Code sections 20 216B.3, 262.25A, 307.21, and 904.312A). 21 BILL IN SUMMARY — PROMOTION — TAX CREDITS. The bill 22 extends the period before promotional tax credits expire. 23 the E-85 gasoline promotion tax credit, the extended date is 24 January 1, 2028 (amended Code sections 422.110 and 422.33 25 (11B)); for the biodiesel blended fuel tax credit, the extended 26 date is January 1, 2028 (amended Code sections 422.11P and 27 422.33(11C)); and for the E-15 plus gasoline tax credit, 28 the extended date is January 1, 2026 (amended Code sections 29 422.11Y and 422.33(11D)). The bill changes the threshold 30 classifications and designated rates for two of the tax credits 31 beginning January 1, 2023. This includes the biodiesel blended 32 fuel tax credit (5 cents for B-11, 7 cents for B-20, 10 cents 33 for B-30) and the E-15 plus gasoline promotion tax credit (a 34 flat 9 cents). The new rates for the biodiesel blended fuel 35 tax credit for part of the second step of the threshold (higher

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- 1 than B-20 but not as high as B-30) and the third full step of
- 2 the threshold (B-30 and higher) take effect after standards for
- 3 those classifications are established by DALS.
- 4 BILL IN SUMMARY PROMOTION RETAIL DEALER REPORTING
- 5 OF GALLONAGES OF GASOLINE AND DIESEL FUEL (DOR). Beginning
- 6 January 1, 2022, a retail dealer must include additional
- 7 information regarding subclassifications of ethanol blended
- 8 gasoline gallonages and biodiesel blended fuel gallonages for
- 9 each reported determination period submitted to DOR to allow a
- 10 retail dealer to calculate a promotional tax credit and DOR to
- 11 calculate the promotional excise tax imposed on ethanol blended
- 12 gasoline and biodiesel blended fuel. The bill provides that
- 13 DOR may require reports by retail dealers to be submitted by
- 14 electronic transmission and that DOR may grant an extension
- 15 to a retail dealer to submit a report. Otherwise, a retail
- 16 dealer who does not submit a timely report is subject to a
- 17 \$100 civil penalty. The bill extends the expiration of the
- 18 promotional excise tax rates for both ethanol blended gasoline
- 19 and biodiesel blended fuel to July 1, 2030. It also increases
- 20 the threshold classification for biodiesel blended fuel to B-20
- 21 beginning July 1, 2024.
- 22 BILL IN SUMMARY PROMOTION EXCISE TAX PAID BY LICENSED
- 23 BLENDERS SUBJECT TO DEDUCTION IN LIEU OF REFUND (DOR). The
- 24 bill provides that a licensed blender is no longer required
- 25 to apply for a refund for an overpayment amount. Instead,
- 26 the gallonage of gasoline or diesel fuel withdrawn from a
- 27 terminal by a supplier for purchase by a licensed blender is
- 28 subject to a deduction on ethanol blended gasoline or biodiesel
- 29 blended gasoline after it is blended to meet its classification
- 30 threshold (amended Code section 452.8). This provision is
- 31 repealed July 1, 2030.
- 32 BILL IN SUMMARY PROMOTION SALES AND USE TAXES PAID BY
- 33 BIODIESEL PRODUCER SUBJECT TO PROMOTIONAL REFUND (DOR). The
- 34 bill provides that beginning January 1, 2023, the amount of
- 35 the refund of sales and use taxes entitled to be claimed by

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- 1 a biodiesel producer is increased to 4 cents per gallon per
- 2 quarter of each calendar year up to the 25 million gallonage
- 3 limit (amended Code section 423.4).
- 4 BILL IN SUMMARY PROMOTION FINANCING RETAIL SITE
- 5 INFRASTRUCTURE (DALS). The bill provides that the underground
- 6 storage tank fund board is no longer involved in evaluating
- 7 applications submitted under the renewable fuel infrastructure
- 8 program (amended Code section 159A.14) and the renewable fuel
- 9 infrastructure program for biodiesel terminal facilities
- 10 (amended Code section 159A.15). The infrastructure board may
- ll establish a system to rank applications to participate in the
- 12 infrastructure program for approval. In ranking applications,
- 13 the infrastructure board may provide special priority to
- 14 a retail motor fuel site that has been constructed and is
- 15 operating. It may also provide special priority to a retail
- 16 dealer who was not eligible to receive an E-15 incompatible
- 17 infrastructure class 2 waiver because the total estimated cost
- 18 of improvement does not exceed the E-15 improvement base amount
- 19 (assigned special status). An award of financial incentives
- 20 must be based on a five-year agreement with the state's cost
- 21 share limited to 70 percent or \$50,000, whichever is less.
- 22 However, in the case of a special status retail dealer who DALS
- 23 determines is ineligible to be issued an E-15 incompatible
- 24 infrastructure class 2 waiver order, the limits for financing
- 25 an improvement to the retail dealer's retail site are subject
- 26 to the 70 percent or \$50,000 regardless of whether the
- 27 infrastructure board awarded financing to improve that retail
- 28 site prior to the determination. A retail dealer installing,
- 29 replacing, or converting ethanol infrastructure must agree
- 30 to advertise and sell ethanol blended gasoline classified at
- 31 an E-15 threshold for all 12 months of the year rather than
- 32 seasonally. A retail dealer by installing, replacing, or
- 33 converting biodiesel infrastructure must agree to advertise for
- 34 sale and sell biodiesel blended fuel at a B-5 threshold rather
- 35 than a B-1 threshold for all 12 months of the year with one

- 1 exception. The threshold is increased to B-11 from April 1 to
- 2 October 31. In addition, the bill provides that during any
- 3 fiscal year, of the moneys appropriated to the infrastructure
- 4 fund (amended Code section 159A.16), not more than \$1.25
- 5 million may be allocated to support biodiesel infrastructure
- 6 under the renewable fuel infrastructure program for retail
- 7 motor fuel sites. The bill does not limit the amount that
- 8 may be allocated to support the renewable fuel infrastructure
- 9 program for biodiesel terminal facilities.